

Digitized by the Internet Archive
in 2022 with funding from
University of Toronto

<https://archive.org/details/31761115500944>

Statutory
(CANADIAN WAR) ORDERS
AND REGULATIONS,
1943

Volume IV, Nos. 1 to 13

CONSOLIDATED TABLE OF CONTENTS
CANCELLATIONS, AMENDMENTS, REFERENCES
REFERENCE INDEX
STATUTES AMENDED, SUSPENDED OR REFERRED TO
BY ORDER IN COUNCIL

Oct. 5, 1943 to Dec. 31, 1943

*Published under authority of Order in Council
P.C. 10793 of 26th November, 1942*

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE



OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944

EXPLANATORY NOTE

The present volume contains the regular quarterly consolidated index, including a list of amendments, cancellations, etc., and a reference index, in respect of Orders in Council, orders, rules and regulations published in Canadian War Orders and Regulations from October 5, 1943 to December 31, 1943 (Volume IV, Nos. 1 to 13) and a list of Orders in Council amending, suspending or referring to various Federal Statutes (October 5, 1943 to December 31, 1943).

J. F. MACNEILL,
Acting Director,
Statutory Orders and Regulations Division.

A. D. P. HEENEY,
Clerk of the Privy Council.

PRIVY COUNCIL,
January 14, 1944.

CONTENTS

	PAGE
TABLE OF CONTENTS	
PART I—ORDERS IN COUNCIL.....	7
PART II—MISCELLANEOUS ADMINISTRATIVE ORDERS.....	10
PART III—WARTIME PRICES AND TRADE BOARD.....	11
PART IV—WARTIME INDUSTRIES CONTROL BOARD.....	16
PART V—EXPORT PERMIT BRANCH.....	17
CANCELLATIONS, AMENDMENTS, REFERENCES.....	18
REFERENCE INDEX.....	30
FEDERAL STATUTES, AMENDED, SUSPENDED OR REFERRED TO BY ORDER IN COUNCIL.....	44

TABLE OF CONTENTS

PART I

Orders in Council

VOL. IV
No. PAGE

7002	Regional Solid Fuel Representatives appointed for various Provinces (Munitions and Supply).....	1	805
7251.	"Conscientious objectors"—enlistment for non-combatant service (National Defence).....	1	806
7394.	Surcharge on the selling price of aero grade lumber, authorized (Munitions and Supply).....	2	61
7570.	Wartime Leasehold Regulations, amended (Finance).....	1	807
7573.	Malt (syrup, syrup powder and extract) export permit (Trade and Commerce).....	1	808
7581.	Payments <i>re</i> Western wheat purchased for feed purposes; P.C. 8175, September 11, 1942 amended (Finance).....	2	62
75/7590.	Canadian Claims Commission (Overseas), powers increased (National Defence).....	1	809
138/7590.	Eligibility for benefits of members of crews of ships of Canadian registry under bareboat charter to residents outside of Canada (Transport).....	1	810
7617.	Loan to Dawson Creek, B.C., for sewage disposal system (Pensions and National Health).....	2	62
7680.	A. Gormley appointed member, Regional War Labour Board, P.E.I. (Labour).....	2	64
7687.	Guarantee of repayment of loans made by chartered banks <i>re</i> sunflower seed and rapeseed regulations, authorized (Finance).....	2	64
7698.	Department of Munitions and Supply Act, Section 13(4)—definition of application (Munitions and Supply).....	2	67
186/7730.	Regulations <i>re</i> annual increases to Civil Servants (Treasury Board).	2	67
187/7730.	Salary increases to clerk, grade I, stenographer, grade I, typist, grade I, etc. (Treasury Board).....	2	68
7731.	Definition of word "imported" in drawback items 1069 and 1070 (Finance).....	2	69
7758.	Subsidy on wood fuel (Munitions and Supply).....	2	69
7763.	National Selective Service Civilian Regulations amended (Labour)...	2	71
7891.	Preparation of Easton's Syrup <i>re</i> shortage of Quinine (Pensions and National Health).....	3	119
74/7895.	Claims arising from collisions between naval vessels, agreement with U.K. Government (National Defence for Naval Services).....	3	120
75/7895.	Claims for loss of postal packets, etc., delivered to ships or shore establishments of Naval Forces of Canada (National Defence for Naval Services).....	3	121
7942.	Wheat trading on the Winnipeg Grain Exchange, regulations <i>re</i> discontinuance (Trade and Commerce).....	2	72
7945.	Dried Whey—Tariff treatment (Finance).....	3	123
7949.	Canadian Provost Corps—powers of arrest (National Defence).....	3	124
7953.	Walter S. Woods appointed Chairman General Advisory Committee (Demobilization and Re-Establishment); Brigadier J. L. Melville appointed a member and Vice-Chairman (Pensions and National Health).....	5	285
7963.	Remembrance Day, observance (Secretary of State).....	3	125
7989.	National Resources Mobilization Act (Army) Regulations 1943, established (National Defence).....	4	243
7990.	Limitations placed on Director, Veterans' Land Act, modified (Mines and Resources).....	9	483
8019.	Contracts, outstanding, in name of Australian Government—obligation assumed by Canadian Government (Munitions and Supply)...	3	126
8021.	Strikes and lockouts in connection with mining of coal prohibited (Labour).....	4	251
8022.	Defence of Canada Regulations (Consolidation) 1942 amended—certain organizations deleted from Regulation 39C (Justice).....	3	127
8045.	L. B. McMillan appointed Regional Solid Fuel Representative for P.E.I. (Munitions and Supply).....	4	252
8088.	Animal glue and synthetic resin glue, tariff treatment (Finance).....	4	253
8116.	Committee appointed to advise the Custodian in connection with the return of properties to certain organizations (Secretary of State)...	4	254
8118.	Provision for adjustment of indebtedness of Indian Soldier Settlers (Mines and Resources).....	5	285

TABLE OF CONTENTS—Continued

PART I—Continued

Orders in Council—Continued

		VOL. IV No.	PAGE
8160.	Canadian Volunteer Service Medal, form, regulations, etc. (National Defence).....	4	254
8197.	Canadian Forestry Corps—return of members from the United Kingdom for service in Canada (National Defence).....	4	256
8212.	Navigation of waters connecting Lakes Erie and Huron (Transport)...	4	257
8217.	Canadian Army—members in low medical categories, services to be utilized <i>re</i> railway development, etc. (National Defence).....	5	287
8219.	Lava talc in Kootenay National Park, may be mined by Wartime Metals Corporation (Mines and Resources).....	4	258
8230.	Nuts—tariff treatment (Finance).....	10	571
8306.	W. E. Hunter appointed member, Emergency Coal Production Board vice Graham F. Towers resigned (Munitions and Supply).....	5	288
8309.	National Selective Service Civilian Regulations amended (registered nurses) (Labour).....	5	288
6/8336.	Subsidies on berries for jam manufacture; P.C. 1/4225, May 21, 1943 amended (Agriculture).....	4	258
85/8336.	Free medical treatment <i>re</i> Auxiliary Services Personnel serving in barrack areas in Canada (National Defence).....	4	259
8337.	Oranges—imports exempt from 3% special excise tax (Finance).....	10	571
8420.	Religious medals, etc., imports exempted from various duties (Finance)	5	289
8453.	The Office of "Director of Civil Air Raid Precautions" changed to "Director of Civil Defence," (Pensions and National Health).....	5	289
8460.	J. A. Guilmet appointed member, Mobilization Board, Quebec (Labour).....	5	290
8466.	Beets, parsnips and turnips—export permit (Trade and Commerce)...	6	351
8467.	Fresh fruits and vegetables, import permit (Finance).....	6	351
28/8496.	Annual increases, regulations (P.C. 186/7730) not applicable to employees occupying positions wholly exempt from the operations of Civil Service Act (Finance).....	6	352
8526.	Trading with the Enemy—Revised Regulations (Secretary of State)...	12	713
8527.	Ipecac and emetine, import permit (Finance).....	6	352
8535.	Lord's Day—prosecutions for violations of laws relating to the observance (Justice).....	6	353
8537.	C. K. Beveridge appointed Regional Solid Fuel Representative for New Brunswick (Munitions and Supply).....	6	353
8561.	National Selective Service Civilian Regulations amended—payments <i>re</i> soldier miners (Labour).....	6	354
8592.	Repatriation of seamen—responsibility of owners of ships of other than Canadian registry (Transport).....	6	355
8593.	Sunflower seed grown in Eastern Canada—official grades (Trade and Commerce).....	7	395
8620.	Commission appointed to enquire into wage rates of coal miners, Alberta and B.C. constituted a Regional War Labour Board (Labour)	10	572
71/8660.	Settlement of claims for damages—appropriate Deputy Minister of Defence to delegate powers vested in him by P.C. 40/1050 (National Defence).....	7	397
94/8660.	Matches—importation by Units of Armed Forces of the U.S.A. exempt from payment of excise tax (National Revenue).....	7	398
121/8660.	Income War Tax Act—refund of amounts withheld under sections 91 and 92 (National Revenue).....	7	398
8689.	Flounders and soles—export permit (Trade and Commerce).....	7	398
8735.	Western wheat—payments when used as feed for livestock and poultry (Trade and Commerce).....	7	399
8746.	National Selective Service Civilian Regulations amended (Labour)...	7	401
8749.	Denis Stairs appointed a Deputy Power Controller (Munitions and Supply).....	8	443
8819.	Disposal of petroleum and Natural gas rights in N.W.T. and Yukon Territory (Mines and Resources).....	8	443
8832.	Power of Wartime Administrator of Canadian Atlantic Ports extended (Munitions and Supply).....	8	444
194/8855.	Salary increases to temporary employees, etc. (Treasury Board)...	8	447
8856.	Yarns and warps and woven cord tire fabric—tariff treatment (Finance).....	8	450
8885.	Coffee extract, substitutes, etc., exempt from various customs duties (Finance).....	8	451

TABLE OF CONTENTS—Continued

PART I—Continued

Orders in Council—Continued

		VOL. IV NO. PAGE
8891.	Subsidy on wood fuel (Munitions and Supply).....	8 451
8892.	Weigh-over of grain in terminal and Eastern elevators, etc. (Trade and Commerce).....	8 452
8896.	National Selective Service—certain appointments (Labour).....	8 452
8898.	Oats and Barley Equalization Funds—payments (Trade and Commerce).....	8 453
9002.	Repatriated seamen—entry into Canada and their care and treatment (Transport).....	9 484
9018.	Payments in respect of contracts terminated prior to completion (Munitions and Supply).....	9 485
9041.	National Selective Service Mobilization Regulations amended—custodial duties in penitentiaries (Labour).....	10 573
9079.	Military personnel, services to be utilized on railway maintenance work (Labour).....	11 617
9080.	H. Merrill appointed member, Mobilization Board, Montreal (Labour)	9 486
9104.	Inspection Board of United Kingdom and Canada—amendments (National Defence).....	10 574
9108.	Crown Assets Allocation Committee established; War Assets Corporation Ltd., incorporated (Munitions and Supply).....	9 487
9109.	New Brunswick canned herring and sardines—purchased by British Ministry of Food (Fisheries).....	10 576
9129.	J. G. Godsoe appointed Chairman, Wartime Industries Control Board (Munitions and Supply).....	10 577
9130.	G. Peter Kaye appointed Acting Controller of Supplies (Munitions and Supply).....	10 578
9133.	National War Finance Committee—amendments (Finance).....	10 579
9134.	Certain items listed, import permits (Finance).....	10 579
9157.	C. H. Labarge appointed Regional Solid Fuel Representative, Ottawa District (Munitions and Supply).....	10 580
126/9180.	Annual increases in compensation for Civil Servants, revised regulations (Treasury Board).....	9 490
9235.	Fresh tomatoes, tariff treatment (Finance).....	10 581
9236.	National Selective Service Civilian Regulations amended (Labour)...	10 581
9239.	Dependents' Board of Trustees Order (National Defence).....	10 582
9266.	Sully Meunier appointed Mobilization Board, Montreal (Labour)....	11 619
9317.	Canadian Claims Commission (Overseas)—composition amended (National Defence for Naval Services).....	11 619
9364.	New five cent coin—design authorized (Finance).....	11 620
9371.	Production programme for butter, milk, etc., amended (Agriculture)	11 621
9372.	National Resources Mobilization Act (Army) Regulations 1943, amended (National Defence).....	11 622
9379.	Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943, amended (National Defence for Air).....	11 623
9384.	Wartime Wages Control Order 1943 (Labour).....	11 624
50/9400.	Retirement of officers in the Canadian Army (National Defence)....	11 638
9440.	Immigration status of refugees (External Affairs).....	11 639
9492.	French Committee of National Liberation designated as a foreign Power (National Defence).....	12 733
9529.	J. P. Pettigrew appointed Chairman, Crown Assets Allocation Committee (Munitions and Supply).....	12 734
9541.	J. G. Godsoe appointed member, Shipping Priorities Committee (Trade and Commerce).....	12 734
9543.	J. Gordon Fogo appointed Chairman, Housing Co-ordination Committee (Munitions and Supply).....	12 735
9596.	J. B. Graham appointed Manitoba Regional War Labour Board (Labour).....	12 735
9600.	Prohibiting strikes and lockouts in connection with coal mining—P.C. 8021, 14th October, 1943, revoked (Labour).....	12 736
9626.	Goldeyes—export permit (Trade and Commerce).....	12 736
9640.	Crown Assets Allocation Committee—members designated (Munitions and Supply).....	12 737
9694.	Armed Forces of the U.S.A.—legal position of members charged with offences committed while in Canada (Justice).....	12 737
9700.	Kumquats, tariff treatment (Finance).....	13 843A

TABLE OF CONTENTS—Continued

PART I—Concluded

Orders in Council—Concluded

VOL. IV
No. PAGE

9702.	Defence of Canada Regulations (Consolidation) 1942, amended (Justice).....	13	843A
62/9745.	Settlement of claims for damages <i>re</i> vehicles, stores, etc., of the Armed Services of Canada (National Defence).....	13	844A
9746.	Economic Stabilization Information Committee constituted (Privy Council).....	13	845A

PART II

Miscellaneous Administrative Orders

Agriculture—

Dairy Products Board—

Order No. 61.	Order No. 53 rescinded (shipments of creamery butter in B.C.).....	10	586
Order No. 62.	Shipments of creamery butter in Alberta and B.C.....	10	586
Order No. 63.	Orders No. 55 and 56 rescinded (cheddar cheese).....	12	741
Order No. 64.	Creamery butter (Order No. 62 rescinded).....	13	847A
Order No. 65.	Creamery butter.....	13	847A

Meat Board—

Order No. 3.	Meat Board Order No. 1 revoked.....	6	357
--------------	-------------------------------------	---	-----

Labour—

National Selective Service—

Compulsory Employment Order No. 7.....	6	357
Civilian Regulations—office consolidation of Order in Council P.C. 246 and amendments.....	12	741

National War Labour Board—

Cost of Living Bonus.....	5	292
---------------------------	---	-----

National Defence—

Routine Order No. 2233.	Supervision of contracts for the removal of snow.	8	457
Routine Order No. 3675.	Addressing of mail to troops.....	1	812

National Defence for Air—

Air Force Administrative Order—Claims against the Crown involving members of Canadian forces in U.S.A.....	3	128
--	---	-----

National Revenue—

W.M. No. 1	Second Revision Supplement No. 20—Territory no longer proscribed.....	11	641
W.M. No. 19	Supplement No. 45—List of Specified Persons.....	6	358
W.M. No. 19	Supplement No. 46—List of Specified Persons.....	12	782
W.M. No. 35	(Revision) Supplement No. 9—Nuts.....	6	358
W.M. No. 39	(Sixth Revision) Supplement No. 3—Malt syrup.....	2	79
	No. 4—Technical data.....	4	261
	No. 5—Beets, parsnips, turnips.....	7	402
	No. 6—Fresh lake trout to U.S.A.....	7	402
	No. 7—Fresh tree fruits.....	7	403
	No. 8—Flounders and soles....	9	492
	No. 9—Exemptions.....	9	492
	No. 10—Exports to blockade areas.....	12	782
	No. 11—Export permits—paper of certain types.....	12	783
	No. 12—Shipments of tea.....	12	784
W.M. No. 48	Supplement No. 1—Imports of rubber and rubber products..	3	131
W.M. No. 60	(Revision) —Postal Censorship.....	2	79
W.M. No. 63	Supplement No. 1—(Revision)—Import control—vehicles, machines, etc., with rubber tires.....	9	493
W.M. No. 82	Supplement No. 5—Ipecac and emetine.....	7	403
W.M. No. 84	Supplement No. 1—Vanilla beans.....	1	815

TABLE OF CONTENTS—Continued

PART II—Concluded

Miscellaneous Administrative Orders—Concluded

	VOL. IV	
	NO.	PAGE
National Revenue—Continued		
W.M. No. 85 Supplement No. 2—Drawback on tea.....	1	815
W.M. No. 86 Supplement No. 1—Drawback on coffee.....	1	816
W.M. No. 89 Supplement No. 3—Prohibited imports—items enumerated..	11	641
W.M. No. 100 Fresh fruits and vegetables.....	7	404
Series D. No. 47 T.C. 137—Pads of hair for use in the manufacture of up- holstered furniture.....	1	816
T.C. 138—Dried whey.....	4	262
T.C. 140—Animal glue.....	5	293
T.C. 141—Oranges.....	6	359
T.C. 142—Religious articles exempt from customs duty...	7	404
T.C. 143—Coffee extract, substitutes, etc.....	9	493
T.C. 144—Yarns and warps and woven cord tire fabric....	9	494
T.C. 145—Tomatoes.....	11	642
Pensions and National Health—		
Defence of Canada Regulations (Consolidation) 1942, Section 11 of Regulation 35—		
Exemption—British Columbia—lights.....	2	80
Exemption—Federal District.....	11	642
Exemption—New Brunswick.....	11	643
Dangers to shipping from enemy submarines.....	13	848A
Public Safety and Order—		
D. L. MacLaren to act for N.B.....	11	642
Hon. Frank R. Davis to act for N.S.....	11	642
Dr. J. Miles Gibson, Saint John, N.B.....	13	848A
Trade and Commerce—		
Canadian Shipping Board—		
Order No. 5—Reduction of voyage licence tonnage limit.....	10	587

PART III

Wartime Prices and Trade Board

(Finance)

Government Notice R S-2—		
Commodity Prices Stabilization Corporation Ltd.—		
Repayment of Subsidies.....	3	133
Repayment of Subsidies.....	5	295
Repayment of Subsidies.....	7	405
Wartime Leasehold Regulations—office consolidation of P.C. 9029, No. 21, 1941	3	134
Wartime Prices and Trade Regulations—office consolidation of P.C. 8528, Nov. 1, 1941.....	3	141
Import Policy, statement.....	6	361
Import Policy, statement.....	12	785
Ration Administration—		
Priority sales of evaporated milk.....	13	849A
BOARD ORDERS—		
No. 307. Beef.....	5	297
No. 313. Rationing.....	1	817
No. 315. Maximum rentals for commercial accommodation.....	1	818
No. 317. Rationed foods (preserves).....	3	155
No. 319. 1943 crop of flue-cured and burley leaf tobacco.....	1	827
No. 320. Maximum rentals and terminations of leases for housing accom- modation and shared accommodation.....	1	827
No. 321. Pork Products.....	1	828
No. 322. Maximum prices for retail cuts of lamb.....	1	829
No. 323. Prices of dressed poultry and live poultry.....	1	833
No. 324. Maximum prices of eggs.....	2	81
No. 325. Division of combined wholesale markups.....	2	81

TABLE OF CONTENTS—Continued

PART III—Continued

Wartime Prices and Trade Board—Continued

(Finance)

		VOL. IV	
		No.	PAGE
BOARD ORDERS—Concluded			
No. 326.	Priority sales of evaporated milk.....	3	156
No. 327.	Onions.....	3	158
No. 328.	Maximum prices of sausages.....	4	263
No. 329.	Milk and milk products.....	8	459
No. 330.	Rationed Foods.....	5	327
No. 331.	Wood pulp.....	6	363
No. 332.	Printed matter.....	9	495
No. 333.	Controlling the distribution of canned vegetables.....	7	407
No. 334.	Maximum prices of motor vehicles.....	7	412
No. 335.	Manufacture of corrugated cartons and products.....	8	460
No. 336.	Exemptions from maximum prices.....	9	501
No. 337.	Maximum prices for personal and household effects.....	9	505
No. 338.	Industrial use of preserves (rationed foods).....	9	506
No. 339.	Priority sales of evaporated milk.....	9	507
No. 340.	Slaughtering of live stock and stamping of carcasses.....	10	589
No. 341.	Paper board.....	10	591
No. 342.	Wrapping papers.....	10	592
No. 343.	Converted paper products.....	10	594
No. 344.	Distribution and use of shipping containers.....	9	509
No. 345.	Milk and milk products.....	11	645
No. 346.	Consumption of meat in public eating places.....	10	596
No. 347.	Rationing of new farm machinery.....	12	787
No. 348.	Veal.....	11	645
No. 349.	Maximum prices of sausage.....	11	645
No. 350.	Rationing of small arms (<i>C.W.O.R. 1944, Vol. I., No. 3</i>).		
No. 351.	Sale and distribution of canned fruits and vegetables controlled..	11	648
No. 352.	Rationing of canned salmon (<i>C.W.O.R. Vol. I., No. 2</i>).		
No. 353.	Lamb.....	13	851A
ADMINISTRATOR'S ORDERS			
A-890	Maximum prices for wheat distillers' dried grains.....	2	83
A-892	Maximum prices of apples.....	3	159
A-893	Prices of dressed poultry and live poultry.....	1	835
A-895	Specifications for bed sheets and pillow cases.....	1	845
A-899	Maximum retailers' prices for lumber and millwork in Alberta, excepting the Cities of Calgary and Edmonton.....	3	168
A-901	Specifications for towels, towelling and bath mats.....	1	846
A-902	Vacant housing accommodation in City of Toronto.....	1	847
A-903	Conversion of real property in City of Ottawa.....	1	848
A-904	Maximum prices for Eastern white beans (pea beans) and yellow eye beans.....	1	849
A-905	Combined wholesale markup on sales of fresh fruit on or from the Montreal Fruit Market.....	1	849
A-906	Use of resistance wire in manufacture of electric stove surface elements and coils.....	1	851
A-907	Weavers and spinners.....	1	852
A-908	Bread and bakery products.....	1	853
A-909	Soft drink bottle carry-outs.....	1	854
A-910	Conversion of real property in the City of Toronto.....	1	855
A-911	Elastic and non-elastic webbing for garters and suspenders.....	2	85
A-912	Metal containers and closures.....	2	85
A-913	Maximum retailers' prices for millwork in Calgary and Edmonton, Alberta.....	2	87
A-914	Used domestic stoves, ranges and other cooking or heating ap- pliances.....	2	94
A-915	Maximum retailers' prices for lumber and millwork in Manitoba and Saskatchewan except the Greater Winnipeg District, etc....	6	365
A-916	Maximum prices of onions.....	2	97
A-917	Maximum prices for Atlantic Coast fresh, frozen and smoked fish..	3	177
A-918	Men's and boys' fine negligee and utility shirts, pyjamas, flatcut underwear and boys' blouses and shirtwaists.....	2	104
A-919	Multiple cardboard containers and "Jumbo" display packages for tobacco products.....	2	107

TABLE OF CONTENTS—Continued
PART III—Continued
Wartime Prices and Trade Board—Continued
(Finance)

		VOL. IV	
ADMINISTRATOR'S ORDERS—Continued		NO.	PAGE
A-920	Seeds.....	3	185
A-921	Respecting the conservation and distribution of certain spices.....	2	108
A-922	Maximum prices of apples.....	3	192
A-923	Maximum prices for ice in the Montreal district.....	3	195
A-924	Deliveries of bread and bakery products.....	5	329
A-925	Certain dried fruits.....	3	196
A-926	Maximum prices of California figs.....	3	196
A-927	Maximum prices of grapefruit and lemons.....	3	197
A-928	Domestic supply of hog bristles.....	3	200
A-929	Maximum prices of potatoes.....	3	202
A-930	Prices of dressed poultry and live poultry.....	3	209
A-931	Maximum prices of onions in the Yukon Territory.....	4	265
A-932	Conversion of real property, Toronto, Ontario.....	3	210
A-933	Maximum prices of jams and jelly.....	4	265
A-934	Sale of protective rubber garments.....	4	268
A-935	Maximum prices of canned fruits and vegetables.....	4	268
A-936	Highest price of newsprint wrapper on sales to newsprint manufacturers.....	4	269
A-937	Metal containers and closures.....	4	270
A-938	Acceptance of orders for cartons prohibited.....	4	270
A-939	Shortening.....	4	271
A-940	Rooming accommodation in Kingston, Ontario and in the areas within a distance of three miles from the limits of such city.....	4	271
A-941	Styling, sale and delivery of women's, misses' and juniors' coats, suits and sports jackets.....	4	272
A-942	Maximum prices for boxwood cut from the stump in the provinces of Manitoba and Saskatchewan.....	4	275
A-943	Rationed foods (preserves).....	4	276
A-944	Fertilizer containing chemical nitrogen.....	4	277
A-945	Maximum prices of eggs.....	4	278
A-946	Maximum prices of certain fancy meats and meat by-products...	5	330
A-947	Used steel shafting.....	5	331
A-948	Used metal pipe.....	5	331
A-949	Standardization of the manufacture of certain converted paper products.....	5	331
A-950	Stenographers' note books and writing tablets.....	6	374
A-951	Paper napkins, tray covers, sputum paper and paper towels.....	6	375
A-952	School supplies.....	6	377
A-953	Toilet paper rolls.....	6	381
A-954	Use of metal in signs.....	5	332
A-955	Maximum prices of beets, cabbage, carrots, parsnips and turnips..	5	332
A-956	Expiry dates of ration coupons.....	5	338
A-957	Packaging of chocolate and other sugar confections.....	6	382
A-958	Ladies sportswear clothing.....	5	338
A-959	Maximum prices of certain fancy meats and meat products (chopped).....	5	339
A-960	Conversion of real property, Toronto.....	5	340
A-961	Sales of Fertilizer for the 1944 Flue-Cured (Cigarette) Tobacco Crop in Ontario.....	7	413
A-962	Simplification and standardization of pumps.....	7	414
A-963	Work clothing.....	7	416
A-964	Prices of rail shipped U.S. coal, coke and briquettes.....	6	384
A-965	Conversion of real property in Toronto.....	6	386
A-966	Full-fashioned ladies' hosiery.....	7	419
A-967	Maximum prices of beets, cabbage, carrots, parsnips and turnips..	7	419
A-968	Office machinery.....	8	463
A-969	Small rivets and burrs.....	8	467
A-970	Manufacture of women's, misses' and children's wear.....	8	468
A-971	Conversion of real property in Toronto.....	7	421
A-972	Used domestic vacuum cleaners.....	9	517
A-973	Footwear.....	9	520
A-974	Maximum prices of hay in the Western Provinces.....	8	469
A-975	Maximum prices of Canadian grown unshelled edible tree nuts...	8	471

TABLE OF CONTENTS—Continued

PART III—Continued

Wartime Prices and Trade Board—Continued

(Finance)

		VOL. IV	
ADMINISTRATOR'S ORDERS—Continued		NO.	PAGE
A-976	Use of certain metals.....	9	562
A-977	Use of secondary aluminum, remelt aluminum or aluminum scrap	9	561
A-978	Conversion of real property, Toronto.....	8	473
A-979	Rationed food (preserves).....	9	520
A-980	Greeting cards.....	8	474
A-981	Jewellery.....	9	521
A-982	Low pressure steel boilers.....	8	474
A-983	Maximum retailers' prices for lumber and millwork in the Province of Quebec, except in the City of Hull.....	11	649
A-984	Maximum prices of deerskins.....	9	522
A-985	Corset steel.....	9	523
A-986	Wheelbarrows.....	9	523
A-987	Use of metal in the manufacture and assembly of certain goods...	9	524
A-988	Heaters.....	9	524
A-989	Maximum prices of imported edible tree nuts.....	9	525
A-990	Clothing, glove, cap and helmet leather (sales by tanners).....	9	529
A-991	Leather gloves, mitts, garments and moccasins.....	9	541
A-992	Leather caps and helmets.....	9	542
A-993	Maximum prices of imitation spices.....	9	543
A-994	Maximum prices of quick frozen fruit and vegetables.....	9	544
A-995	Heeney Frosted Foods Limited of Ottawa, Ont.....	9	546
A-996	Maximum prices for manufacturing creamery butter on a Custom or Commission basis.....	10	597
A-997	Wholesale markup on sales of fresh fruit and vegetables on or from the Montreal Fruit and Vegetable Market.....	10	597
A-998	Use of copper and brass in plumbing equipment and supplies.....	9	546
A-999	Paint and varnish brushes.....	11	658
A-1000	Manufacture of book, writing and specialty papers..... (See C.W.O.R., 1944, Vol. I No. 1 page 45.)		
A-1001	Manufacture of folding and set-up paper boxes.....	10	599
A-1002	Multiple containers.....	10	600
A-1003	Commercial laundry and dry cleaning equipment.....	10	601
A-1004	Respecting maximum retailers' prices for lumber and millwork in Ontario..... (See C.W.O.R., 1944, Vol. 1, No. 1, page 76)		
A-1005	Oak flooring.....	9	547
A-1006	Metal furniture, upholstered furniture, bedding and parts.....	11	659
A-1007	Rooming accommodation in Quebec and Levis and in the Towns of Quebec-West and Lauzon, all in the Province of Quebec.....	10	601
A-1008	Prices of bituminous and other coal produced in Alberta and British Columbia.....	12	791
A-1009	Maximum manufacturers' and wholesalers' prices for white cedar shingles in the Provinces of Ontario, Quebec, N.B., N.S., and P.E.I.....	11	663
A-1010	Farm machinery and equipment and parts therefor.....	12	797
A-1011	Eavestrough and conductor pipe and associated items.....	10	602
A-1012	Maximum prices of canned fruits and vegetables.....	10	603
A-1013	Armoured cable (BX Cable).....	10	604
A-1014	Maximum prices for canned Atlantic herring, sardines, kippered snacks and clams and for sales of fresh Atlantic herring and sardines by primary producers.....	10	604
A-1015	Conversion of real property in the City of Toronto...	10	608
A-1016	Used bags, bagging and baling material.....	12	797
A-1017	Manufacturers' and wholesalers' prices for certain lumber in the Provinces of P.E.I., N.S. and N.B.....	13	853A
A-1018	Veal.....	12	801A
A-1019	Prices of dressed poultry and live poultry.....	11	664
A-1020	Electrical generators (small) motors and control equipment.....	11	666
A-1021	Transformers.....	11	669
A-1022	Generators, switchgear, circuit breakers, disconnecting switches and other devices.....	11	672
A-1023	Maximum prices of horsemeat and horse liver intended for animal feeding.....	12	813A

TABLE OF CONTENTS—Continued
PART III—Concluded
Wartime Prices and Trade Board—Concluded
(Finance)

		VOL. IV	
		No.	PAGE
ADMINISTRATOR'S ORDERS—Concluded			
A-1024	Cartons for packing beer bottles.....	11	675
A-1025	Wiring and signalling devices.....	11	675
A-1026	Sectional switch and outlet boxes.....	12	818A
A-1027	Maximum prices of poultry grit.....	11	676
A-1028	Manufacturers' and wholesalers' prices for hardwood lumber in Canada, except the Vancouver Forest District.....	11	678
A-1029	Maximum manufacturers' and wholesalers' prices for red cedar posts originating in B.C. and Alberta.....	11	681
A-1030	Imported Matzohs.....	13	856A
A-1031	Manufacture of paper board boxes for cosmetics and toilet goods..	13	857
A-1032	Social stationery.....	13	860
A-1033	Metal hair pins and metal bob pins (production).....	12	820A
A-1034	Barbed wire.....	12	821A
A-1035	Manufacture, distribution and use of fertilizer in Eastern Canada (See C.W.O.R., 1944, Vol. 1, No. 1, page 96)		
A-1036	Maximum prices of fertilizer in Eastern Canada.....	13	860
A-1037	Maximum prices of imported edible tree nuts.....	12	821A
A-1038	Maximum manufacturers' and wholesalers' prices for lumber originating in the Vancouver Forest District of British Columbia. (See C.W.O.R. 1944, Vol. 1, No. 2, page 133.)		
A-1039	Maximum manufacturers' and wholesalers' prices for the sale of certain lumber in the provinces of Ontario and Quebec. (See C.W.O.R. 1944, Vol. 1, No. 3, page 183.)		
A-1040	Conversion of real property in Toronto.....	13	863
A-1041	Maximum manufacturers' and wholesalers' prices for red cedar shingles originating in the Vancouver Forest District.....	13	864
FUELWOOD ORDERS—			
Fuelwood Order No. 77.	Maximum prices for fuelwood in Eastern Ontario and a portion of Quebec.....	1	856
Fuelwood Order No. 78.	Prices of fuelwood in the cities of Fort William and Port Arthur, Ontario.....	3	211
Fuelwood Order No. 79.	Prices of fuelwood in the province of Nova Scotia excluding the Island of Cape Breton.....	3	213
Fuelwood Order No. 80.	Prices of fuelwood in Halifax and Dartmouth, N.S.....	3	218
Fuelwood Order No. 81.	Prices of fuelwood in Manitoba.....	7	423
Fuelwood Order No. 82.	Bushwood in the Vancouver area and lower Fraser Valley, B.C... ..	5	341
Fuelwood Order No. 83.—	Maximum prices of fuelwood in certain counties of N.B.....	5	341
Fuelwood Order No. 84.	Highest prices of fuelwood in Madawaska County, N.B.....	7	427
Fuelwood Order No. 85.	Prices of fuelwood to the consumer in the Province of Quebec except the City of Hull...	9	549
Fuelwood Order No. 86.	Maximum prices of fuelwood in Central and South Western Ontario.....	8	475
Fuelwood Order No. 87.	Highest prices of fuelwood sold by a producer, f.o.b. railway cars at shipping points and in production areas in Quebec.....	11	683
Fuelwood Order No. 88.	Highest prices for fuelwood in certain counties of N.B.....	11	691
Fuelwood Order No. 89.	Highest prices of fuelwood in certain counties of N.B.....	11	697
Fuelwood Order No. 90.	Prices of fuelwood in the Victoria area in B.C... ..	12	823A
Fuelwood Order No. 91.	Prices of fuelwood to the consumer in the province of Quebec except the City of Hull..	13	867

TABLE OF CONTENTS—Continued

PART IV

Wartime Industries Control Board

(Munitions and Supply)

		VOL. IV	
		No.	PAGE
CONTROLLER OF CHEMICALS—			
Order No. C.C. 2-B-2.	Order C.C. 2B-1 rescinded.....	5	342
Order No. C.C. 5B.	Amending Order No. C.C. 5.....	7	430
Order No. C.C. 16A	Order No. C.C. 16 rescinded (sal ammoniac skimmings).....	12	827A
COAL CONTROLLER—			
Order No. Coal 8.	Anthracite distribution.....	2	111
Order No. Coal 9.	Consumers Priority.....	4	280
Order No. Coal 10.	Coal fuel delivery restrictions.....	6	387
Order No. Coal 11.	Imported bituminous coal stock equalization.....	12	827A
Order No. Coal 12.	Priorities on coal fuel deliveries to private residences.....	11	702
Order No. Coal 13.	Anthracite coal for poultry brooders.....	12	831A
CONTROLLER OF CONSTRUCTION—			
Order No. 4A.	B.C. Construction Control Advisory Committee.....	7	430
Order No. 21	Installation of Refrigerating Equipment—Licence Exemption.....	7	431
METALS CONTROLLER—			
Order No. M.C. 11C.	Lead.....	2	113
Order No. M.C. 12B.	Zinc, zinc oxide and zinc mill products.....	3	219
Order No. M.C. 21B.	Prices of Tungsten Scheelite Ores—Order No. M.C. 21A rescinded.....	8	476
Order No. M.C. 24A.	Non-ferrous metal ingots (Order No. M.C. 24 amended).....	10	609
Order No. M.C. 44B.	Use of secondary aluminum, remelt aluminum or aluminum scrap.....	9	561
Order No. M.C. 54....	Magnesium Advisory Committee.....	7	432
MOTOR VEHICLE CONTROLLER—			
Order No. M.V.C. 9A.	Order No. M.V.C. 009 rescinded.....	9	563
Order No. M.V.C. 14A.	Wholesale discounts (Order No. M.V.C. 14 amended).....	10	609
Order No. M.V.C. 18A.	Used passenger motor vehicle prices.....	3	223
Order No. M.V.C. 18A-1	Order No. M.V.C. 18A amended.....	12	833A
Order No. M.V.C. 21C.	Production inventories and sales of certain parts and accessories for motor vehicles.....	13	868
OIL CONTROLLER—			
Order No. Oil 008C.	Order No. Oil 008A amended.....	5	343
Order No. Oil 12D.	Order No. Oil 12 rescinded.....	9	563
Order No. Oil 14A.	Order No. O.C. 14 revoked.....	10	610
STEEL CONTROLLER—			
Order No. S.C. 7B.	Use of certain metals.....	9	562
Order No. S.C. 27A.	Order No. S.C. 27 amended.....	12	837A
Order No. S.C. 33....	Purchase and stocks of iron and steel.....	7	433
Order No. S.C. 34.	Orders S.C. 24 and S.C. 30 rescinded.....	9	565
CONTROLLER OF SUPPLIES—			
Order No. Supplies 2-A.	Supply of cork regulated.....	11	704
TIMBER CONTROLLER—			
Order No. Timber 14C.	Logs cut in the Vancouver Forest District.....	5	344
Order No. Timber 17.	Lumber sale contracts in Western Canada.....	10	610
Order No. Timber 17B.	Order No. Timber 17A rescinded.....	10	611
Order No. Timber 21A.	Order No. Timber 21 rescinded.....	10	612
Order No. Timber 22.	Mill-run spruce—Northern Alberta.....	11	705
Order No. Timber 23.	Wholesalers' lumber sale contracts—Eastern Canada.....	12	838A

TABLE OF CONTENTS—Concluded

PART V

Export Permit Regulations

(Trade and Commerce)

		VOL. IV	
		NO.	PAGE
Order No. 79.	Export permit exemptions—technical data.....	3	237
Order No. 80.	Amendment to regulation 32(b).....	3	237
Order No. 81.	Tree fruits.....	6	389
Order No. 82.	Regulation 34 amended.....	8	477
Order No. 83.	Regulation 41 amended—shipments to blockade countries....	11	706
Order No. 84.	Export permits—paper of certain types to any destination...	11	707

Cancellations, Amendments and References

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART I—ORDERS IN COUNCIL

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
Air Force Act Amendment, Order No. 1, 1943.....	6190 26th Aug., 1943.....	9379 7th Dec., 1943 (a)
Barley Equalization Fund— payments.....	4450 1st June, 1943.....	8898 18th Nov., 1943 (a)
Berries for jam manufacture— subsidies.....	1/4225 21st May, 1943..... 3/5410 7th July, 1943.....	6/8336 27th Oct., 1943 (a)
Butter, milk, etc— production programme.....	2709 2nd April, 1943.....	9371 7th Dec., 1943 (a)
Canadian Claims Commission (Overseas).....	29/2544 11th April, 1941..... 62/11160 9th Dec., 1942.....	75/7590 1st Oct., 1943 (a) 9317 7th Dec., 1943 (a)
powers of Deputy Ministers.....	29/2544 11th April, 1941..... 40/1050 10th Feb., 1943..... 71/3711 5th May, 1943.....	71/8660 10th Nov., 1943 (r)
Canned herring and sardines— Regulations.....	6652 30th July, 1942.....	9109 30th Nov., 1943 (c)
Civil Air Raid Precautions— Title changed to "Civil Defence"	10196 31st Dec., 1941.....	8453 2nd Nov., 1943 (r)
Civil Service— Clerks, stenographers and typists Gr. I— salary increases.....	11/292 14th Jan., 1941.....	187/7730 6th Oct., 1943 (a)
Regulations <i>re</i> annual increases...	186/7730 6th Oct., 1943.....	28/8496 3rd Nov., 1943 (r)
Regulations <i>re</i> annual increases...	28/8496 3rd Nov., 1943.....	126/9180 1st Dec., 1943 (c)
Coal, Coke and Wood, regulations— Regional Solid Fuel Represent- atives.....	1752 5th Mar., 1943..... 4362 28th May, 1943.....	7002 1st Oct., 1943 (r) 9600 17th Dec., 1943 (c)
Coal mining—strikes and lockouts..	8021 14th Oct., 1943.....	
Crown Assets Allocation Com- mittee— Membership.....	9108 29th Nov., 1943.....	9640 17th Dec., 1943 (r)
Defence of Canada Regulations (Consolidation) 1942.....	8862 13th Oct., 1942.....	
Certain organizations deleted from 39C.....		8022 14th Oct., 1943 (a)
Person of Japanese race— capacity to lease any building, 39E.....		9702 20th Dec., 1943 (a)
Demobilization and Re-establish- ment— General Advisory Committee....	5421 8th Oct., 1940.....	7953 26th Oct., 1943 (r)
Dependents' Board of Trustees Order.....	18 2nd Jan., 1942..... 1/4526 29th May, 1942..... 58/11348 15th Dec., 1942.....	9239 2nd Dec., 1943 (c)
Emergency Coal Production Board— Members—W. E. Hunter ap- pointed vice Graham F. Towers resigned.....	11189 8th Dec., 1942.....	8306 26th Oct., 1943 (r)
Equalization Funds, Oats and Barley— payments.....	4450 1st June 1943.....	8898 18th Nov., 1943 (a)
Five cent coin— New design.....	6935 5th Aug., 1942..... 10428 17th Nov., 1942.....	9364 7th Dec., 1943 (c)
Foreign Forces Order 1941— French Committee of National Liberation.....	2546 15th April, 1941.....	9492 14th Dec., 1943 (r)
Armed Forces of U.S.A.....	2546 15th April, 1941.....	9694 20th Dec., 1943 (r)
Glue, animal.....	5198 29th June, 1943.....	8088 19th Oct., 1943 (c)
Grain—omission of weighover in elevators.....	5298 2nd Oct., 1940.....	8892 18th Nov., 1943 (a)
Holidays— observance of Remembrance Day	4671 7th June, 1943.....	7963 14th Oct., 1943 (r)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART I—ORDERS IN COUNCIL—Continued

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
Housing Co-ordination Committee. "Imported" word in Drawback items 1069 and 1070.....	10797 26th Nov., 1942..... 6220 20th July, 1942.....	9543 14th Dec., 1943 (a) 7731 7th Oct., 1943 (a)
Inspection Board of the U.K. and Canada.....	2226 7th April, 1941..... 2421 7th April, 1941..... 6297 15th Aug., 1941..... 6298 15th Aug., 1941..... 7339 20th Sept., 1941..... 10436 17th Nov., 1942..... 5995 26th Oct., 1940..... 9029 21st Nov. 1941.....	9104 30th Nov., 1943 (c) 9104 30th Nov., 1943 (a) 7570 1st Oct., 1943 (a)
Leasehold Regulations, Wartime... Medical treatment <i>re</i> Auxiliary Ser- vices Personnel.....	16/1391 10th April, 1940..... 64/7305 17th Sept., 1941.....	85/8336 27th Oct., 1943 (r)
Merchant Seamen, repatriated— treatment.....	104/3546 30th April, 1942..... 164/6991 4th Oct., 1943.....	9002 23rd Nov., 1943 (r) 9371 7th Dec., 1943 (a)
Milk—production programme..... National Resources Mobilization Act (Army)— Regulations 1943.....	2709 2nd April, 1943..... 7989 14th Oct., 1943.....	9372 7th Dec., 1943 (a)
National Selective Service— Appointments..... Civilian regulations..... designated employment..... registered nurses..... payments to soldier miners..... physically unfit..... certain sections renumbered.....	6387 10th Aug., 1943..... 246 19th Jan., 1943.....	8896 18th Nov., 1943 (a) 7763 7th Oct., 1943 (a) 8309 26th Oct., 1943 (a) 8561 6th Nov., 1943 (a) 8746 13th Nov., 1943 (a) 9236 2nd Dec., 1943 (a)
National Selective Service— Mobilization regulations..... Custodial duties in penitentiaries.....	10924 1st Dec., 1942.....	7989 14th Oct., 1943 (r) 9041 30th Nov., 1943 (a)
National War Finance Committee..	45 7th Jan., 1942..... 6370 10th Aug., 1943..... 8424 18th Sept., 1942.....	9133 30th Nov., 1943 (a) 8212 22nd Oct., 1943 (c)
Navigation—Lakes Erie and Huron Oats and Barley Equalization Funds— payments.....	4450 1st June, 1943.....	8898 18th Nov., 1943 (a)
Organizations—return of properties by Custodian.....	8022 14th Oct., 1943.....	8116 19th Oct., 1943 (r)
Petroleum and Natural Gas Rights in N.W.T. and Yukon Territory— Disposal.....	742 28th Jan., 1943..... 2447 26th Mar., 1943.....	8819 16th Nov., 1943 (a)
Rapeseed Regulations— Repayment of loans.....	2894 9th Aug., 1943.....	7687 5th Oct., 1943 (r)
Regional Solid Fuel Represent- atives— P.E.I. Representative..... N.B. Representative..... Ottawa District Representatives.....	7002 1st Oct., 1943.....	8045 19th Oct., 1943 (r) 8537 4th Nov., 1943 (r) 9157 30th Nov., 1943 (r)
Reserve Army (Special) Regu- lations 1941.....	1910 18th Mar., 1941.....	7989 14th Oct., 1943 (r)
Royal Canadian Air Force (Air Force Act Amendment)— Order No. 1, 1943.....	6190 26th Aug., 1943.....	9379 7th Dec., 1943 (a)
Salt-water fishermen, benefits.....	149/8785 26th Sept., 1942..... 125/2590 31st Mar. 1943..... 105/4690 8th June, 1943.....	138/7590 1st Oct., 1943 (a)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART I—ORDERS IN COUNCIL—Concluded

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
Shipping Priorities Committee.....	949 8th Feb. 1943..... 8487 31st Oct., 1941.....	9134 30th Nov., 1943 (a) 9541 14th Dec., 1943 (a)
Subsidy— Wood fuel.....	3465 29th April, 1943.....	7758 5th Oct., 1943 (a)
Sunflower Seed Regulations— Repayment of loans..... Official grades in Eastern Canada	2894 9th Aug., 1943..... 2894 9th Aug., 1943..... 7301 20th Sept., 1943.....	7687 5th Oct., 1943 (r) 8593 9th Nov., 1943 (r)
Tax exemptions—Armed Forces of U.S.A. in Canada— Matches.....	53/8097 9th Sept., 1942.....	94/8660 10th Nov., 1943 (a)
Trading with the Enemy— Revised regulations.....	3959 21st Aug., 1940.....	8526 13th Nov., 1943 (c)
Wartime Administration of Can- adian Atlantic Ports— Powers extended.....	4135 22nd May, 1942..... 6831 4th Aug., 1942..... 7769 2nd Sept., 1942.....	 8832 18th Nov., 1943 (c)
Wartime Leasehold Regulations—.	9029 21st Nov., 1941.....	7570 1st Oct., 1943 (a)
Wartime Wages Control Order, 1943	5963 10th July, 1942.....	9384 9th Dec., 1943 (c)
Weigh-over of grain in various elevators.....	5298 2nd Oct., 1940.....	8892 18th Nov., 1943 (a)
Wheat— Payments for feed purposes.....	8175 11th Sept., 1942..... 6078 29th July, 1943..... 8175 11th Sept., 1942..... 6078 29th July, 1943..... 7581 1st Oct., 1943.....	 7581 1st Oct., 1943 (a) 8735 11th Nov., 1943 (c)
Wood fuel— Subsidy.....	3465 29th April 1943.....	7758 5th Oct., 1943 (a) 8891 18th Nov., 1943 (a)

PART II—MISCELLANEOUS ADMINISTRATIVE ORDERS

AGRICULTURE— Dairy Products Board— Creamery butter.....	Order No. 53, 21st April, 1943 Order No. 62, 1st Dec., 1943	Order No. 61, 1st Dec., 1943 (c) Order No. 64, 23rd Dec., 1943 (c)
Cheddar cheese.....	Order No. 55, 28th April, 1943 Order No. 56, 10th May, 1943	Order No. 63, 22nd Dec., 1943 (c)
Meat Board— Slaughter of hogs and distribu- tion of pork products.....	Order No. 1, 12th July, 1943	Order No. 3, 25th Oct., 1943 (c)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART II—MISCELLANEOUS ADMINISTRATIVE ORDERS—Concluded

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc (c=cancelling; a=amending; r=referring)
NATIONAL DEFENCE— Mail to the Troops— Addressing.....	Canadian Army Routine Orders 930 1142 2015 2535 2777 3268	Routine Order No. 3675, 30th Sept., 1943 (c)

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)

BOARD ORDERS— Beef.....	Order No. 194, 6th Oct., 1942 Order No. 252, 23rd Mar., 1942 Order No. 260, 27th April, 1943 Order No. 267, 27th April, 1943 Order No. 278, 25th May, 1943 Order No. 279, 24th May, 1943	Order No. 307, Aug. 23rd 1943 (c)
Canned Vegetables, Distribution of.....	Order No. 301, 26th July, 1943	Order No. 333, 5th Nov., 1943 (a) Order No. 351, 10th Dec., 1943 (a)
Consumption of Meat in Public Eating Places.....	Order No. 262, 13th April, 1943	Order No. 346, 25th Nov., 1943 (a)
Eggs, maximum prices of.....	Order No. 299, 21st July, 1943	Order No. 324, 17th Sept., 1943 (c)
Evaporated Milk, Priority sales of.....	Orders No. 326, 1st Oct., 1943	Order No. 339, 23rd Nov., 1943 (a)
Lamb, maximum prices for retail cuts.....	Order No. 196, 6th Oct. 1942	Order No. 322, 25th Sept., 1943 (a) Order No. 353, 21st Dec., 1943 (a)
Maximum prices, Exemptions from.....	Order No. 86, 13th Jan., 1942 Order No. 189, 22nd Sept., 1942 Order No. 199, 1st Dec., 1942 Order No. 270, 1st May, 1943	Order No. 336, 17th Nov., 1943 (c)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc (c=cancelling; a=amending; r=referring)
BOARD ORDERS—Continued		
Maximum rentals and termination of leases for housing accom- modation and shared accom- modation.....	Order No. 294, 16th July, 1943	Order No. 320, 23rd Sept., 1943 (a)
Milk and milk products.....	Order No. 195, 11th Dec., 1942	Order No. 329, 12th Oct., 1943 (a) Order No. 345, 23rd Nov., 1943 (a)
Motor Vehicles— Maximum prices.....	Order No. 68, 1st Dec., 1941	Order No. 334, 9th Nov., 1943 (c)
New farm machinery and equip- ment— Rationing.....	Order No. 192, 1st Oct., 1942 Order No. 271, 30th April 1943 Order No. 192, 1st Oct., 1942 Order No. 271, 30th April, 1943 Order No. 313, 28th Sept., 1943	Order No. 313, 28th Sept., 1943 (a) Order No. 347, 7th Dec., 1943 (c)
Onions.....	Order No. 89, 20th Jan., 1942	Order No. 327, 8th Oct., 1943 (c)
Onions, maximum prices of.....	Order No. 89, 20th Jan., 1942 Order No. 189, 22nd Sept., 1942	A-916, 8th Oct., 1943 (c) A-916, 8th Oct., 1943 (r)
Pork products.....	Order No. 247, 16th March, 1943	Order No. 321, 25th Sept., 1943 (a)
Poultry—prices of dressed and live	Order No. 197, 6th Oct., 1942 Order No. 268, 27th April, 1943 Order No. 277, 19th May, 1943	Order No. 323, 27th Sept., 1943 (c) A-893, 25th Sept., 1943 (r)
Priority sales of evaporated milk.....	Order No. 326, 1st Oct., 1943	Order No. 339, 23rd Nov., 1943 (a)
Rationed Foods (Preserves).....	Order No. 308, 17th Aug., 1943	Order No. 317, 28th Sept., 1943 (a) A-943, 25th Oct. 1943 (a) Order No. 330, 23rd Oct., 1943 (a)
Sausage— Maximum prices.....	Order No. 305, 12th Aug., 1943	Order No. 328, 12th Oct., 1943 (a) Order No. 349, 9th Dec., 1943 (a)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
BOARD ORDERS—Concluded		
Seeds—		
Maximum prices.....	Order No. 86, 13th Jan., 1942	Order No. 336, 17th Nov., 1943 (c)
Slaughtering of live stock and stamping of carcasses.....	Order No. 296, 20th July, 1943	Order No. 340, 23rd Nov., 1943 (c)
Veal.....	Order No. 274, 6th May, 1943 Order No. 298, 20th July, 1943	Order No. 348, 8th Dec., 1943 (c)
ADMINISTRATORS' ORDERS—		
Apples, maximum prices.....	A-892, 27th Sept., 1943.....	A-922, 15th Oct., 1943 (a)
Armoured cable (BX cable).....	A-552, 12th Jan., 1943.....	A-1013, 3rd Dec., 1943 (c)
Atlantic Coast fresh, frozen and smoked fish— maximum prices.....	A-564, 18th Jan., 1943..... A-732, 18th May, 1943.....	A-917, 12th Oct., 1943 (a) A-917 12th Oct., 1943 (c)
Bags, bagging and baling material used.....	A-51, 18th Mar., 1942.....	A-1016, 4th Dec., 1943 (c)
Barbed wire.....	A-731, 15th May, 1941.....	A-1034, 17th Dec., 1943 (c)
Beans, Eastern white (pea) and Yellow Eye,—Maximum prices..	A-865, 27th Aug., 1943.....	A-904, 30th Sept., 1943 (a)
Beef.....	A-734, 24th May, 1943.....	Order No. 307, 23rd Aug., 1943 (c)
Beets, cabbage, carrots, parsnips and turnips.....	A-955, 28th Oct., 1943.....	A-967, 13th Nov., 1943 (a)
Bread and bakery products.....	A-863, 21st Aug., 1943..... A-879, 13th Sept., 1943..... A-492, 25th Nov., 1942.....	A-908, 4th Oct., 1943 (c) A-924, 20th Oct., 1943 (a) A-935, 21st Oct., 1943 (a)
Canned fruits and vegetables.....	A-851, 12th Aug., 1943.....	A-1012, 3rd Dec., 1943 (a) A-1024, 10th Dec., 1943 (a)
Cartons for packing beer bottles..	A-799, 2nd July 1943.....	
Certain fancy meats and meat by- products— Maximum prices.....	A-849, 10th Aug., 1943.....	A-946, 28th Oct., 1943 (a) A-959, 1st Nov., 1943 (a)
Chocolate and other sugar confec- tions— Packaging of.....	A-233, 12th June, 1942.....	A-957, 29th Oct., 1943 (c)
Clothing, glove, cap and helmet leather— Sales by tanners.....	A-318, 30th July, 1942.....	A-990, 24th Nov. 1943 (c)
Commercial Laundry and Dry Cleaning equipment.....	A-617, 23rd Feb., 1943.....	A-1003, 7th Dec., 1943 (a)
Conversion of Real Property, Toronto.....	A-888, 20th Sept., 1943.....	A-971, 16th Nov., 1943 (a)
Converted paper products, stand- ardization of the manufacture..	A-64, 16th April, 1942..... A-389, 11th Sept., 1942.....	A-949, 29th Oct., 1943 (c)
Copper and brass in plumbing equipment and supplies—use of.	A-669, 1st April, 1943.....	A-998, 27th Nov., 1943 (a)
Corset steel.....	A-213, 6th June, 1942.....	A-985, 24th Nov., 1943 (c)
Domestic stoves, ranges and other cooking or heating appliances..	A-396, 11th Sept., 1942..... A-640, 11th Mar., 1943..... A-641, 11th Mar., 1943.....	A-914, 8th Oct. 1943 (c)
Eggs, maximum prices of.....	A-887, 17th Sept., 1943.....	A-945, 26th Oct., 1943 (a)
Elastic and non-elastic webbing for garters and suspenders.....	A-770, 12th June, 1943.....	A-911, 6th Oct., 1943 (c)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1ST, 1943 AND DECEMBER 31ST, 1943

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
ADMINISTRATORS' ORDERS— <i>Con.</i>		
Electrical generators (small) motors and control equipment..	A-832, 26th July, 1943..... A-882, 14th Sept., 1943.....	A-1020, 9th Dec., 1943 (c)
Farm machinery and equipment and parts therefor.....	A-101, 16th April, 1942..... A-386, 5th Sept., 1942..... A-819, 20th July, 1943.....	A-1010, 21st Dec., 1943 (c)
Fertilizer in Eastern Canada— maximum prices.....	A-601, 23rd Feb., 1943.....	A-1036, 17th Dec., 1943 (c)
Fertilizer containing chemical nitrogen.....	A-519, 16th Dec., 1942.....	A-944, 26th Oct., 1943 (c)
Fertilizer for 1944 flue-cured (cigarette) tobacco crop in Ontario— sales.....	A-548, 5th Jan., 1943..... A-595, 3rd Feb., 1943.....	A-961, 4th Nov., 1943 (c)
Fish and fish products, fresh, frozen, cured, smoked, canned, packed or otherwise processed.	A-564, 18th Jan., 1943.....	A-1014, 3rd Dec., 1943 (a)
Fish, maximum prices for Atlantic Coast fresh, frozen and smoked	A-564, 18th Jan., 1943..... A-732, 18th May, 1943..... A-478, 13th Nov., 1942.....	A-917, 12th Oct., 1943 (a) A-917, 12th Oct., 1943 (c) A-973, 18th Nov., 1943 (a)
Footwear.....		
Fresh fruit on or from the Mont- real Fruit Market—Combined wholesale markup on sales.....	A-905, 1st Oct., 1943.....	A-997, 26th Nov., 1943 (c)
Fruits— certain dried.....	A-553, 8th Jan., 1943.....	A-925, 16th Oct., 1943 (a)
Full-fashioned ladies' hosiery....	A-7, 10th Feb., 1942.....	A-966, 8th Nov., 1943 (a)
Generators, switchgear, circuit breakers, disconnecting switches and other devices.....	A-834, 26th July, 1943.....	A-1022, 9th Dec., 1943 (c)
Greeting cards.....	A-746, 28th May, 1943.....	A-980, 23rd Nov., 1943 (a)
Heaters.....	A-479, 16th Nov., 1942..... A-760, 9th June, 1943.....	A-988, 27th Nov., 1943 (c)
Heeney Frosted Foods Limited of Ottawa, Ontario.....	A-116, 24th April, 1942.....	A-995, 26th Nov., 1943 (c)
Ice— Montreal District.....	A-847, 10th Aug., 1943.....	A-923, 15th Oct., 1943 (c)
Imported Edible Tree Nuts— maximum prices.....	A-989, 25th Nov., 1943.....	A-1037, 17th Dec., 1943 (a)
Jams and Jelly— maximum prices.....	A-787, 25th June, 1943.....	A-933, 20th Oct., 1943 (a)
Jewellery.....	A-507, 7th Dec. 1943.....	A-981, 23rd Nov., 1943 (c)
Ladies' Sportswear Clothing.....	A-207, 6th June, 1942..... A-894, 25th Sept., 1943..... A-560, 15th Jan., 1943.....	A-958, 1st Nov., 1943 (a) A-982, 23rd Nov., 1943 (c)
Low pressure steel boilers.....		
Manufacturers' and wholesalers' prices for certain lumber in the Provinces of P.E.I., N.S. and N.B.....	A-804, 9th July, 1943.....	A-1017, 4th Dec., 1943 (a)
Matzo's, imported.....	A-671, 3rd April, 1943.....	A-1030, 14th Dec., 1943 (c)
Meats and meat products, certain fancy— Maximum prices.....	A-849, 10th Aug., 1943.....	A-946, 28th Oct., 1943 (a) A-959, 1st Nov., 1943 (a)
Men's and Boys' Fine Negligee and Utility Shirts, Pyjamas, Flatcut Underwear and Boys' Blouses and Shirtwaists.....	A-171, 20th May, 1942..... A-172, 20th May, 1942.....	A-918, 9th Oct., 1943 (c).
Metal in the manufacture and as- sembly of certain goods, use of.	A-579, 30th Jan., 1943.....	A-987, 25th Nov., 1943 (a)
Metal in signs, use of... ..	A-613, 23rd Feb., 1943..... A-722, 10th May, 1943.....	A-954, 29th Oct., 1943 (a)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART III—WAR TIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
ADMINISTRATORS' ORDERS—<i>Con.</i>		
Metal containers and closures.....	A-860, 23rd Aug., 1943.....	A-912, 6th Oct., 1943 (a) A-937, 22nd Oct., 1943 (a)
Metal furniture, upholstered fur- niture, bedding and parts.....	A-614, 23rd Feb., 1943..... A-728, 2nd June, 1943.....	A-1006, 30th Nov., 1943 (c)
Metal hair pins and metal bob pins (production).....	A-444, 16th Oct., 1942..... A-672, 1st April, 1943.....	A-1033, 17th Dec., 1943 (c)
Metal pipe, used.....	A-625, 23rd Feb., 1943.....	A-948, 28th Oct., 1943 (a)
Nuts, imported edible tree— maximum prices.....	A-989, 25th Nov., 1943.....	A-1037, 17th Dec., 1943 (a)
Oak flooring.....	A-369, 31st Aug., 1942.....	A-1005, 27th Nov., 1943 (c)
Office machinery.....	A-546, 6th Jan., 1943..... A-704, 26th April, 1943.....	A-968, 13th Nov., 1943 (c)
Onions— maximum prices in Yukon Terri- tory.....	A-14, 24th April 1942.....	A-931, 9th Oct., 1943 (c)
Paint and varnish brushes.....	A-494, 25th Nov., 1942.....	A-999, 9th Nov., 1943 (a)
Potatoes— maximum prices.....	A-876, 31st Aug., 1943.....	A-929, 18th Oct., 1943 (c)
Poultry— prices of dressed and of live.....	A-893, 25th Sept., 1943.....	A-930, 18th Oct., 1943 (a) A-1019, 8th Dec., 1943 (a)
Protective rubber garments, sale of.....	A-705, 26th April, 1942..... A-726, 13th May, 1943.....	A-934, 21st Oct., 1943 (c)
Pumps, simplification and stand- ardization of.....	A-124, 4th April, 1942.....	A-962, 5th Nov., 1943 (c)
Resistance wire in manufacture of electric stove surface elements and coils, use of.....	A-697, 16th April, 1943.....	A-906, 1st Oct., 1943 (c)
Rooming Accommodation— Kingston.....	A-753, 4th June, 1943.....	A-940, 23rd Oct., 1943 (a)
School Supplies.....	A-64, 16th April 1942.....	A-951, 29th Oct., 1943 (c)
Sectional switch and outlet boxes	A-231, 15th June, 1942.....	A-1026, 10th Dec., 1943 (c)
Seeds.....	A-446, 20th Oct., 1942.....	A-920, 12th Oct., 1943 (c)
Shortening.....	A-757, 7th June, 1943.....	A-939, 22nd Oct., 1943 (a)
Social stationery.....	A-662, 27th Mar., 1943.....	A-1032, 17th Dec., 1943 (a)
Steel shafting, used.....	A-626, 23rd Feb., 1943.....	A-947, 28th Oct., 1943 (a)
Stenographers' note books and writing tablets.....	A-64, 16th April, 1942.....	A-951, 29th Oct., 1943 (c)
Toilet paper rolls.....	A-64, 16th April, 1942.....	A-953, 29th Oct., 1943 (c)
Transformers.....	A-833, 26th July, 1943.....	A-1021, 9th Dec., 1943 (c)
Used bags, bagging and baling material.....	A-51, 18th Mar., 1942.....	A-1016, 4th Dec., 1943 (c)
Weavers and spinners.....	A-235, 13th June, 1942.....	A-907, 1st Oct., 1943 (c)
Wiring and signalling devices....	A-665, 29th March 1943.....	A-1025, 10th Dec., 1943 (c)
Women's, misses' and children's wear.....	A-474, 11th Nov., 1942.....	A-970, 13th Nov., 1943 (a)
Women's, misses' and juniors' coats, suits and sports jackets..	A-859, 13th Aug., 1943.....	A-941, 25th Oct., 1943 (c)
FUELWOOD ORDERS—		
Maximum prices for Fuelwood in the counties of Madawaska, Restigouche, Gloucester, North- umberland and Kent in the Province of New Brunswick...	Order No. 16, 19th June, 1942	Order No. 83, 3rd Nov., 1943 (a) Order No. 84, 3rd Nov., 1943 (r)
	Order No. 16, 19th June, 1942	
	Order No. 83, 3rd Nov., 1943	Order No. 89, 4th Dec., 1943 (c)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1ST, 1943 AND DECEMBER 31ST, 1943

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Continued

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
FUELWOOD ORDERS—Continued—		
Maximum prices for Fuelwood in the Eastern part of Ontario and a portion of the Province of Quebec adjacent thereto.....	Order No. 59, 29th Dec., 1942	Order No. 77, 30th Sept., 1943 (a)
Bushwood in the Vancouver area and the Lower Fraser Valley in the Province of British Col- umbia.....	Order No. 63, 19th Jan., 1943	Order No. 82, 30th Oct., 1943 (a)
Maximum prices for dry Fuelwood in the Province of Manitoba....	Order No. 48, 20th Oct., 1942 Order No. 54, 18th Nov., 1942	Order No. 81, 2nd Nov., 1943 (c)
Maximum prices of Fuelwood in Central and Southwestern Ont	Order No. 58, 29th Dec., 1942	Order No. 86, 15th Nov., 1943 (a)
Maximum prices for Fuelwood in Chicoutimi County, Quebec....	Order No. 37, 14th Sept., 1942	
Maximum delivered prices for Fuelwood in the City of Levis and certain Municipalities in the Counties of Levis, Quebec and Montmorency, all in the Pro- vince of Quebec.....	Order No. 41, 1st Oct., 1942	
Maximum delivered prices for Fuelwood in Quebec City in the Province of Quebec.....	Order No. 42, 1st Oct., 1942	
Maximum prices for Fuelwood in certain counties in the Province of Quebec.....	Order No. 44, 1st Oct., 1942	
Maximum prices for Fuelwood in the City of Riviere du Loup, in the Province of Quebec.....	Order No. 45, 1st Oct., 1942	
Maximum prices of Fuelwood in the Western and South Shore Counties of the Province of Quebec.....	Order No. 60, 7th Jan., 1943	
Maximum prices of Fuelwood in the Districts of Abitibi and Timiskaming in the Province of Quebec.....	Order No. 65, 6th Feb., 1943	
Maximum prices of Fuelwood in the Western and South Shore Counties of the Province of Quebec.....	Order No. 70, 19th April, 1943	Order No. 85, 10th Nov., 1943 (c)
Prices of Fuelwood to the con- sumer in the Province of Quebec except the City of Hull.....	Order No. 85, 10th Nov., 1943	Order No. 91, 22nd Dec., 1943 (a)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART III—WARTIME PRICES AND TRADE BOARD (FINANCE)—Concluded

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
FUELWOOD ORDERS— <i>Concluded</i> Maximum prices for Fuelwood in certain parts of N.B.....	Order No. 14, . 19th June, 1942 Order No. 22, 30th June, 1942 Order No. 30, 20th Aug., 1942	Order No. 88, 4th Dec., 1943 (c)
Sawdust and millwood in the Inner Victoria Area and the Outer Victoria Area in the Province of British Columbia..	Order No. 68, 31st Mar., 1943	Order No. 90, 16th Dec., 1943 (c)

PART IV—WARTIME INDUSTRIES CONTROL BOARD (Munitions and Supply)

CHEMICALS CONTROLLER— Glycerine.....	Order No. C.C. 2B-1, 31st Aug., 1943	Order No. C.C. 2-B-2, 15th Oct., 1943 (c)
Dyestuffs Advisory Committee.	Order No. C.C. 5, 4th Dec., 1941	Order No. C.C. 5B, 5th Nov., 1943 (a)
Sal ammoniac skimmings.....	Order No. C.C. 16, 20th Oct., 1942	Order No. C.C. 16A, 7th Dec., 1943 (c)
COAL CONTROLLER— Coal Fuel Delivery Restrictions—	Order No. Coal 5, 5th July, 1943 Order No. Coal 5A, 16th Sept., 1943 Order No. Coal 9, 20th Oct., 1943	Order No. Coal 10, 2nd Nov., 1943 (c)
CONTROLLER OF CONSTRUCTION— B.C. Construction Control Ad- visory Committee.....	Order No. 4, 5th Aug., 1941 Order No. 8, 21st Nov., 1941	Order No. 4A, 3rd Nov., 1943 (c)
METALS CONTROLLER— Non-ferrous scrap metal.....	Order No. M.C. 10-B, 1st April, 1943	Order No. M.C. 44B, 26th Nov., 1943 (a)
Lead.....	Order No. M.C. 11B, 28th Oct., 1942	Order No. M.C. 11C, 29th Sept., 1943 (c)
Zinc, zinc oxide and zinc mill products.....	Order No. M.C. 12, 11th May, 1942 Order No. M.C. 12A, 26th Feb., 1943	Order No. M.C. 12B, 1st Oct., 1943 (c)
Prices of tungsten scheelite ores..	Order No. M.C. 21A, 1st Oct., 1942	Order No. M.C. 21B, 30th Oct., 1943 (c)
Non-ferrous metal ingots.....	Order No. M.C. 24, 1st Sept., 1942	Order No. M.C. 24A, 29th Nov., 1943 (a)

Cancellations, Amendments and References—Continued

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART IV—WARTIME INDUSTRIES CONTROL BOARD—Continued (Munitions and Supply)

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
METALS CONTROLLER— <i>Concluded</i> Aluminum.....	Order No. M.C. 44, 6th Mar., 1943	Order No. M.C. 44B, 26th Nov., 1943 (a)
MOTOR VEHICLE CONTROLLER— Bright finish prohibited.....	Order No. M.V.C. 009, 1st Dec., 1941	Order No. M.V.C. 9A, 30th Nov., 1942 (c)
Wholesale discounts.....	Order No. M.V.C. 14, 18th Feb., 1942	Order No. M.V.C. 14A, 26th Nov., 1943 (a)
Used passenger motor vehicle prices.....	Order No. M.V.C. 18, 12th May, 1942 Order No. M.V.C. 18A, 29th Sept., 1943	Order No. M.V.C. 18A, 29th Sept., 1943 (c) Order No. M.V.C. 18A-1, 27th Nov., 1943 (a)
Production, inventories and sales of certain parts and accessories for motor vehicles.....	Order No. M.V.C. 21B, 31st May, 1943	Order No. M.V.C. 21C, 7th Dec., 1943 (c)
OIL CONTROLLER— Schedule "B".....	Order No. 008A, 26th Sept., 1941	Order No. Oil 008C, 1st Nov., 1943 (a)
Gasoline rationing for motor vehicles and non-commercial marine engines.....	Order No. Oil 12, 19th Mar., 1943	Order No. Oil 12D, 20th Nov., 1943 (a)
Asphalt.....	Order No. O.C. 14, 1st June, 1942	Order No. Oil 14A, 1st Dec., 1943 (c)
STEEL CONTROLLER— Use of certain metals.....	Order No. S.C. 7A, 25th Nov., 1942	Order No. S.C. 7B, 29th Nov., 1943 (a)
Purchase and stocks of iron and steel.....	Order No. S.C. 17, 19th Sept., 1942 Order No. S.C. 22, 20th Sept., 1942	Order No. S.C. 33, 28th Oct., 1943 (c)
Grinding balls.....	Order No. S.C. 24, 25th Feb., 1943	Order No. S.C. 34, 22nd Nov., 1943 (c)
Cast iron scrap, Ontario and Quebec and steel scrap Ontario, Quebec, N.S., N.B., and P.E.I.	Order No. S.C. 27, 6th March, 1943	Order No. S.C. 27A, 7th Dec., 1943 (a)
Sale of certain forms of steel by steel producers to persons out- side of Canada.....	Order No. S.C. 30, 15th July, 1943	Order No. S.C. 34, 22nd Nov., 1943 (c)
CONTROLLER OF SUPPLIES— Supply of cork regulated.....	Order No. Supplies 2, 25th Feb., 1943	Order No. Supplies 2-A, 29th Nov., 1943 (c)

Cancellations, Amendments and References—Concluded

ORDERS IN COUNCIL, ORDERS AND REGULATIONS PASSED BETWEEN
OCTOBER 1st, 1943 AND DECEMBER 31st, 1943

PART IV—WARTIME INDUSTRIES CONTROL BOARD (Munitions and Supply)—Concluded

Subject	Original Order in Council, Order or Regulation	Cancelling, Amending or Re- ferring Orders in Council, etc. (c=cancelling; a=amending; r=referring)
TIMBER CONTROLLER— Logs cut in the Vancouver Forest District of B.C.....	Order No. Timber 14-B, 2nd June, 1943	Order No. Timber 14C 27th Oct., 1943 (c)
	Order No. Timber 17-A, 15th Mar., 1943	Order No. Timber 17-B 25th Nov., 1943 (c)
Maximum retail prices for cedar fence posts in Eastern Ontario..	Order No. Timber 21, 13th May, 1943	Order No. Timber 21-A, 27th Nov., 1943 (c)

PART V—EXPORT PERMIT BRANCH Trade and Commerce

Export Permit Branch— Paper, waste, etc.....	Order No. 16, 19th Nov., 1941	Order No. 84, 6th Dec., 1943 (a)
Tree fruits.....	Order No. 75, 10th Aug., 1943	Order No. 81, 2nd Nov., 1943 (a)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13

(NOTE:—Numerals in brackets indicate issue; other numerals indicate page.)

- Accommodation—
 - commercial, maximum rentals 818 (1)
- Advance Equalization Payment—
 - oats and barley 455 (8)
- Advertisements—
 - employment, permit required under National Selective Service Civilian Regulations 750 (12)
- Advertising—
 - posters and bills 497 (9)
- Aero Timber Products Limited—
 - surcharge established on aero grade lumber payable to the company 61 (2)
- Air Force Act—
 - Amendment Order No. 1 amended, court-martial to deal with offences committed by R.C.A.F. personnel in the U.K. 623 (11)
- Alberta—
 - coal prices 791 (12)
 - evaporated milk sales, restricted areas 507, 509 (9)
 - mill-run spruce 705 (11)
 - red cedar posts, prices 681 (11)
 - Regional Solid Fuel Representative appointed 805 (1)
 - shipments of creamery butter 586 (10)
- Algeria—
 - no longer proscribed territory 641 (11) 733 (12)
- Allied War Supplies Corporation—
 - priority orders 461 (8)
- Allocation Committee—
 - Crown Assets Allocation Committee established 487, 488 (9)
- Alternative service—
 - Doukhobors, Mennonites and conscientious objectors 759 (12)
- Aluminum—
 - acquisition and consumption 563 (9)
 - use of secondary, remelt or scrap 561 (9)
- Anthracite Coal—
 - distribution by dealers 111 (2)
 - supply for poultry brooders 831A (12)
- Apples—
 - Canadian grown, prices 159, 167, 192 (3)
 - imported, prices 164 (3)
- Armed Forces—
 - settlement of claims for damages to vehicles and stores 844A (13)
 - U.S. members, offences committed in Canada 737 (12)
- Army—
 - age limit of officers 638 (11)
 - utilization of soldiers' services in railway maintenance 287 (5) 617 (11)
- Army Routine Orders—
 - addressing of mail to the troops 812 (1)
 - supervision of contracts for the removal of snow 457 (8)
- Atlantic Ports, Canadian—
 - regulations established for wartime administration 445 (8)
- Australia—
 - contracts of the Australian Government assumed by the Canadian Government 126 (3)
- Automobiles—
 - washing and polishing 358 (6)
- Auxiliary Services—
 - medical treatment free to personnel serving in barrack areas in Canada 259 (4)
- Baby food—
 - fruit mixed with other food, subject to rationing 276 (4)
- Bags and bagging—
 - Used, prices in the various provinces 797 (12)
- Barbed wire—
 - manufacture 821A (12)
- Barley—
 - exportation controlled by the Canadian Wheat Board 453 (8)
- Barley Equalization Fund—
 - monies arising from the issuance of permits 453 (8)
- Barton, Dr. G.S.H.—
 - appointed a member, National Selective Service Advisory Board 773 (12)
- Basic period maximum prices—
 - sales exempt 501 (9)
- Bath mats—
 - specifications 846 (1)
- Beans—
 - prices, eastern white and yellow eye 849 (1)
- Beds—
 - increase in use of metal authorized in manufacture 659 (11)
- Beds and springs—
 - metal, maximum prices 505, 506 (9)
- Beef—
 - charts 311, 326 (5)
 - Kosher charges 300 (5)
 - maximum prices for the various zones 297 (5)
 - sales at retail by persons not in zones 304 (5)
- Beer, cartons for bottles, 675 (11)
- Beets—
 - exportation controlled by permit 351 (6) 402 (7)
 - maximum prices 332 (5) 419 (7)
- Bell, J. A.—
 - appointed a member National Selective Service Advisory Board 774 (12)
- Bengough, P. R.—
 - appointed a member, Crown Assets Allocation Committee 737 (12)
- Berries—
 - subsidy, jam manufacture 258 (4)
- Berry, J. H.—
 - appointed a member, Crown Assets Allocation Committee 737 (12)
- Berry, W. M.—
 - appointed a member Dyestuffs Advisory Committee 430 (7)
- Beveridge, C. K.—
 - appointed Regional Solid Fuel Representative for New Brunswick 353 (6)
- Binoculars—
 - maximum prices 505, 506 (9)
- Blockade areas—
 - countries designated 706 (11) 782 (12)
- Board of Grain Commissioners for Canada—
 - grades of sunflower seed 396 (7)
 - omission of weigh-over of grain in terminal and Eastern elevators 452 (8)
- Boilers—
 - low pressure steel 474 (8)
- Bonuses—
 - cost of living 292 (5) 628, 633 (11)
- Borden, Henry—
 - appointments revoked: Chairman, Wartime Industries Control Board 578 (10) member, Shipping Priorities Committee 734 (12)
- Boxes—
 - folding and set-up paper type 599 (10)
 - multiple containers 600 (10)
 - paperboard, for cosmetics and toilet goods 857 (13)
- Boxwood—
 - prices, Manitoba and Saskatchewan 275 (4)
- Brandon, Man.—
 - fuelwood prices 425 (7)
- Brass—
 - use in plumbing equipment and supplies 546 (9)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Bread and bakery products—
 - deliveries 329 (5)
 - slicing and wrapping bread 853 (1)
- Briquettes—
 - prices, U.S. rail shipped 384 (6)
- Bristles, domestic, 203 (3)
- British Columbia—
 - coal prices 791 (12)
 - evaporated milk sales, restricted areas 507, 509 (9)
 - lighting of premises, restrictions lifted 80 (2)
 - red cedar posts, prices 681 (11)
 - shipments of creamery butter 586 (10)
 - Regional Solid Fuel Representative appointed 805 (1)
- British Columbia Construction Control Advisory Committee—
 - committee re-established and personnel named 430 (7)
- British Ministry of Food—
 - cheddar cheese, exportation 741 (12)
 - purchase of N.B. canned herring and sardines 576 (10)
- Brown, A. H.—
 - appointed a member, Inspection Board of the United Kingdom and Canada 575 (10)
- Brushes—
 - paint and varnish 658 (11)
- Buna-S and butyl—
 - synthetic rubber—import policy 785 (12)
- Burke, Francis E.—
 - appointed Chairman B.C. Construction Control Advisory Committee 431 (7)
- Burrs—
 - specifications 467 (8)
- Bushwood—
 - Vancouver area and Lower Fraser valley 341 (5)
- Butter, Creamery—
 - prices for manufacture on a custom or commission basis 597 (10)
 - production programme amended 621 (11)
- Cabbage—
 - maximum prices 332 (5) 419 (7)
- Cables—
 - flexible metal 604 (10)
- Calgary, Alta.—
 - millwork prices 87 (2)
- Camp, E.—
 - appointment revoked, member, Dyestuffs Advisory Committee 430 (7)
- Canada—
 - agreement between British and Canadian Governments *re* claims, naval vessel collisions 120 (3)
 - Canadian Government to assume munitions contracts of the Australian Government 126 (3)
 - regulations established governing legal position of the U.S. Armed Forces in Canada 737, 738 (12)
- Canadian Claims Commission (Overseas)—
 - an additional member appointed 619 (11)
 - powers increased 809 (1)
- Canadian Claims Commission (U.S.A.)
 - Canadian and U.K. forces 397 (7)
 - Canadian forces serving in the U.S.A. 128 (3)
- Canadian Forestry Corps—
 - members returning from Great Britain 256 (4)
- Canadian Mutual Aid Board—
 - assumption by Canadian Government of Australian Government contracts 126 (3)
 - shipments, export permits not required 477 (8) 492 (9)
- Canadian Provost Corps—
 - powers of arrest 124 (3)
- Canadian Shipping Board—
 - reduction of voyage licence tonnage limit 587 (10)
- Canadian Volunteer Service Medal—
 - awarded for active war service to the Naval, Military or Air Forces 254 (4)
- Canadian Wheat Board—
 - sums deposited for oats and barley equalization funds 453 (8)
- Caps and helmets—
 - leather, manufacturers' prices 542 (9)
- Carrots—
 - maximum prices 332 (5) 419 (7)
- Cartons—
 - acceptance of orders, prohibited period 270 (4)
 - beer bottles 675 (11)
 - bottled soft drinks 854 (1)
 - corrugated and solid fibre board 460 (8)
 - tobacco products 107 (2)
- Cartwright, A. E.—
 - appointed a member, Magnesium Advisory Committee 432 (7)
- Cattle—
 - slaughter controlled by permit 589 (10)
- Censorship, Postal—
 - Defence of Canada Regulations 79 (2)
- Cheese—
 - cheddar, orders rescinded 741 (12)
- Chickens—
 - wholesale prices 842 (1)
- Chocolates—
 - packing and assortment 382 (6)
- Chrome—
 - acquisitions and consumption 563 (9)
- Circuit breakers—
 - manufacture restricted 672 (11)
- Civil Air Raid Precautions—
 - Office of Director changed to Director of Civil Defence 289 (5)
- Civil Defence—
 - Office of Director of Civil Air Raid Precautions changed to Director of Civil Defence 289 (5)
- Civil Service—
 - observance of Remembrance Day 125 (3)
- Civil Service Act—
 - employees exempt from the operation of the Act 352 (6)
- Civil servants—
 - regulations governing salary increases 67 (2) 447 (8) 490 (9)
- Claims—
 - against the Crown involving members of the Canadian forces in the U.S.A. 128 (3)
 - overseas 809 (1)
 - agreement with the British Government *re* naval vessel collisions 120 (3)
 - funds at the disposal of Claims Officers overseas 809 (1)
 - loss of postal packets, naval forces 121 (3)
 - settlement, accidents involving vehicles of the U.K. and Canadian forces in the U.S.A. 397 (7)
- Clerks—
 - Civil Service, salary increases 68 (2) 449 (8)
- Clothing—
 - ladies' sportswear 338 (5)
 - leather, manufacturers' prices 529, 541 (9)
 - women's and children's coats, suits and sports jackets 272 (4)
 - work, manufacture and sale 416 (7)
- Coal—
 - anthracite: distribution 111 (2); for poultry brooders 831A (12)
 - bituminous: Alta. and B.C. 791 (12); stock limitation on imports 827A (12)
 - consumers' priority 280 (4)
 - delivery restrictions 387 (6) 702 (11)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Coal—*Concluded*
 - priorities on deliveries to private residences 702 (11)
 - U.S. rail shipped 384 (6)
- Coal Controller—
 - authorized to delegate power to the Regional Solid Fuel Representative of each province 805 (1)
- Coal miners—
 - soldiers on leave 354 (6)
 - strikers and lockouts 251 (4) 736 (12)
 - wage rates, Alta. and B.C. 572 (10)
- Coats—
 - women's and children's 272 (4)
- Coffee—
 - drawback claims 816 (1)
 - extracts and substitutes, tax exemption 451 (8) 493 (9)
- Coins—
 - design authorized new five cent coin 620 (11)
- Coke—
 - price, U.S. rail shipped 384 (6)
- Commodity Prices Stabilization Corporation—
 - repayment of subsidies 133 (3) 295 (5) 405 (7)
- Companies—
 - list of agencies purchasing goods or services on behalf of the Department of Munitions and Supply 504 (9)
- Compensation—
 - see also* Claims
- Compensation—
 - crews, ships of Canadian registry under bareboat charter 810 (1)
- Compulsory Employment Order—
 - National Selective Service 357 (6)
- Confections—
 - packaging and assortment 382 (6)
- Conscientious objectors—
 - alternative service 759 (12)
 - enlistment for non-combatant service 806 (1)
- Control equipment—
 - restrictions on manufacture 666 (11)
- Construction—
 - B.C. Construction Control Advisory Committee re-established 430 (7)
- Containers—
 - cardboard for tobacco products 107 (2)
 - metal 85 (2) 270 (4)
- Copper—
 - acquisition and consumption 563 (9)
 - use in plumbing equipment and supplies 546 (9)
- Corcoran, Leo F.—
 - resigned as a member of the P.E.I., Regional War Labour Board 64 (2)
- Cork—
 - supply regulated 704 (11)
- Corset steel—
 - manufacture 523 (9)
- Corsica—
 - no longer proscribed territory 641 (11) 733 (12)
- Cosmetics—
 - manufacture of paper board boxes restricted 857 (13)
- Cost of living bonus—
 - increased rate for certain wage scales 292 (5) 628, 633 (11)
- Cotton—
 - subsidy repayment 133 (3)
- Courts-martial—
 - offences committed by R.C.A.F. personnel in the U.K. 623 (11)
- Cousins, E. L.—
 - Wartime Administrator of Canadian Atlantic Ports 444 (8)
- Crews—
 - Compensation, ships of Canadian registry under bareboat charter 810 (1)
- Crown Assets Allocation Committee—
 - Chairman appointed 734, 737 (12)
 - committee established 487 (9)
 - members appointed 737 (12)
- Currants—
 - subsidy, jam manufacture 259 (4)
- Currie, Lt. Col. G. S.—
 - appointed a member, National Selective Service Advisory Board 773 (12)
- Custodian of Enemy Property—
 - committee appointed, restoration of property to organizations no longer illegal 254 (4)
 - powers 716 (12)
- Cutting Tools and Gauges, Ltd.—
 - priority orders 461 (8)
- Dairy Products Board—
 - cheese 741 (12)
 - creamery butter 586 (10) 847A (13)
 - orders 586 (10) 741 (12) 847A (13)
- Dartmouth, N.S.—
 - fuelwood prices 218 (3)
- Davis, F. R.—
 - appointed to act for Nova Scotia, public safety and order 642 (11)
- Dawson Creek, B.C.—
 - loan for sewage disposal system 62 (2)
- Deerskins—
 - maximum prices 522 (9)
- Defence of Canada Regulations (Consolidation) 1942—
 - amendments 127 (3) 843A (13)
 - dangers to shipping 848A (13)
 - immigration status of refugees 639 (11)
 - lease of buildings by Japanese 844A (13)
 - lighting restriction removed: B.C. 80 (2), Federal District 642 (11), N.B. 643 (11)
 - names of illegal organizations now in good standing 127 (3)
 - postal censorship 79 (2)
 - public safety and order: N.B. 642 (11) 848A (13)
 - N.S. 642 (11)
- Demobilization and Re-establishment Committee—
 - Chairman and Vice-Chairman appointed 285 (5)
- Dependents' Board of Trustees Order—
 - order established 582 (10)
- Deschamps, A.—
 - appointed a member National Selective Service Advisory Board 774 (12)
- DesRosiers, Lt. Col. Henri—
 - appointed a member, Crown Assets Allocation Committee 737 (12)
- Detroit River—
 - ship channels, restricted area 257 (4)
- Discounts, Wholesale 609 (10)
- Distillers—
 - use of wheat in the production of alcohol for industrial purposes 83 (2)
- Distressed Seamen Regulations 355 (6)
- Ditmars, William C.—
 - appointed a member B.C. Construction Control Advisory Committee 431 (7)
- Doors—
 - screen, specifications 369 (6)
- Doukhobors—
 - alternative service 759 (12)
- Drawback claims—
 - coffee 816 (1)
 - tea 815 (1)
 - word "imported" defined in certain items 69 (2)
- Dry cleaning equipment—
 - commercial, manufacture restricted 601 (10)
- Ducks—
 - wholesale prices 842 (1)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Dunn, W.—
appointed a member National Selective Service Advisory Board 774 (12)
- Dyestuffs Advisory Committee—
member appointed 430 (7)
member resigned 430 (7)
- Easton's syrup—
formula prescribed by the British Pharmacopoeia 119 (3)
- Eaton, Mrs. Rex—
appointed a member National Selective Service Advisory Board 774 (12)
- Eavestroughs—
metal, manufacture and installation 602 (10)
- Economic Stabilization Information Committee—
committee constituted 845A (13)
- Edmonton, Alta—
millwork prices 87 (2)
- Egg filler flats—
papier maché 361 (6)
- Eggs—
maximum prices Ontario and Quebec 278 (4)
order revoked 81 (2)
pickled or preserved 580 (10) 641 (11)
- Elastic webbing—
use in the manufacture of garters and suspenders 85 (2)
- Electric generators—
manufacture restricted 666 (11)
- Electric motors—
manufacture restricted 666 (11)
- Electric stoves—
maximum prices 505, 506 (9)
prices for rebuilt types 94 (2)
use of resistance wire in surface elements and coils 851 (1)
- Emergency Coal Priority Card—
instructions to users 703 (11)
- Emergency Coal Production Board—
member appointed 288 (5)
member resigned 288 (5)
- Emetine—
importation controlled by permit 352 (6)
- Employment—
advertisements 750 (12)
agricultural 748 (12)
civilian 743 (12)
compulsory employment order 357 (6)
control 750, 762 (12)
notice of separation 744 (12)
permits 747 (12)
registered and practical nurses 288 (5)
- Enemy aliens—
immigration status of refugees 639 (11)
- Export Permit Branch—
Orders 237 (3) 389 (6) 477 (8) 706, 707 (11)
- Export Permit Regulations—
amendments 237 (3) 706 (11)
- Export permits—
animals and animal products 492 (9) 736 (12)
beets 351 (6) 402 (7)
blockade areas 477 (8) 492 (9) 706 (11) 782 (12)
Canadian legations and certain government departments 477 (8) 492 (9)
flounders and soles 398 (7) 492 (9)
fruits (tree) 389 (6)
goldeyes 736 (12)
malt and malt syrup 808 (1) 79 (2)
paper 707 (11) 783 (12)
parsnips 351 (6) 402 (7)
pickerel 237 (3)
tea 784 (12)
technical data 237 (3)
trout, fresh lake 402 (7)
turnips 351 (6) 402 (7)
whitefish 237 (3)
- Fairmont Company Ltd.—
priority orders 461 (8)
- Farm machinery and equipment—
order revoked 797 (12)
rationing 817 (1) 787 (12)
- Farmers' Creditors Arrangement Act 286 (5)
- Federal Aircraft, Ltd.—
priority orders 461 (8)
- Federal District—
lighting restrictions removed 642 (11)
- Fence posts—
cedar, Eastern Ontario 612 (10)
- Fertilizers—
chemical nitrogen content 277 (4)
maximum prices, Eastern Canada 860 (13)
sale for the 1944 cigarette tobacco crop 413 (7)
- Figs—
California, maximum prices 196 (3)
- Finnish societies—
Finnish Organization of Canada, Finnish Society and Finnish Society of Toronto—
rights restored under Defence of Canada Regulations 127 (3)
- Fish—
Atlantic coast, fresh frozen and smoked 177 (3)
herring: Atlantic coast 604 (10), N.B., purchase by British Ministry 576 (10)
sardines 576, 604 (10)
trout, fresh lake 402 (7)
- Five cent coin—
design authorized 620 (11)
- Flooring—
oak, price 547 (9)
- Flounders and soles—
exportation controlled by permit 398 (7)
- Fogo, J. Gordon—
appointed Chairman, Housing Co-ordination Committee 735 (12)
- Food—
purchase by British Ministry 576 (10)
- Footwear—
leather 520 (9)
subsidy repayment 133 (3)
- Foreign Forces Order, 1941—
application to the French Committee of National Liberation 733 (12)
United States 738 (12)
- Forests and forestry—
members of the Canadian Forestry Corps returning from Great Britain 256 (4)
- Fort William, Ont.—
fuelwood prices 211 (3)
- Foster, C. W.—
appointed Vice-Chairman, Administrative Board National Selective Service 453 (8)
- Fraser Valley—
bushwood 341 (5)
- French Committee of National Liberation—
designated as a foreign power 733 (12)
- Fruit—
canned: maximum prices 268 (4) 603 (10), rationed foods 155 (3) 507 (9), sale and distribution 648 (11)
dried 196 (3)
fresh: exportation controlled by permit 389 (6) 403 (7)
importation controlled by permit 351 (6)
wholesale prices, Montreal 849 (1) 597 (10)
pickled or preserved 580 (10) 641 (11)
quick frozen prices 544 (9)
- Fuel—
coal, delivery restriction 387 (6)
motor, specifications 343 (5)
Regional Solid Fuel Representatives appointed for the provinces 805 (1) 252 (4) 353 (6), Ottawa District, 580 (10)
requirements of the provinces investigated 805 (1)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Fuelwood Orders—
 - Brandon 425 (7)
 - Dartmouth 218 (3)
 - Fort William and Port Arthur 211 (3)
 - Halifax 218 (3)
 - Madawaska 427 (7)
 - Manitoba 425 (7)
 - New Brunswick 341 (5) 427 (7) 691, 697 (11)
 - Nova Scotia 213 (3)
 - Ontario 856 (1) 475 (8)
 - Quebec 856 (1) 549 (9) 683 (11) 867 (13)
 - Victoria 823A (12)
 - Winnipeg 425 (7)
- Furniture—
 - metal, use in manufacture 659 (11)
 - upholstered 659 (11)
- Garters and suspenders—
 - specifications for elastic and non-elastic webbing 85 (2)
- Gas Stoves—
 - rebuilt types 94 (2)
 - used, maximum prices 505, 506 (9)
- Gasoline—
 - rationing, motor vehicles and non-commercial machine engines 563 (9)
 - subsidy repayment 134 (3)
- Geese—
 - wholesale prices 842 (1)
- Generators—
 - electric 666 (11)
 - manufacture restricted 672 (11)
- Gibbs, Philip, A.—
 - appointed a member B.C. Construction Control Advisory Committee 431 (7)
- Gibson, Dr. J. Miles—
 - appointed to act for N.B., public safety and order 848A (13)
- Gloves and mitts—
 - leather, manufacturers' prices 541 (9)
- Glue—
 - tariff change—animal and synthetic resin glue 253 (4)
- Glycerine—
 - restrictions on consumption and dealing in 342 (5)
- Godsoe, J. Gerald—
 - appointed: Chairman, Wartime Industries Control Board 577 (10) member, Shipping Priorities Committee 734 (12)
- Goldenburg, H. C.—
 - appointed a member National Selective Service Advisory Board 774 (12)
- Goldeyes—
 - exportation controlled by permit 736 (12)
- Gooseberries—
 - subsidy, jam manufacture 259 (4)
- Gordon, Donald—
 - appointed a member, Crown Assets Allocation Committee 737 (12), National Selective Service Advisory Board 774 (12)
- Gormly, A.—
 - appointed a member P.E.I. Regional War Labour Board 64 (2)
- Goudge, M. F.—
 - appointed a member, Magnesium Advisory Committee 432 (7)
- Graham, J. B.—
 - appointed a member, Manitoba Regional War Labour Board 735 (12)
- Grain—
 - omission of weigh-over in terminal and Eastern elevators 452 (8)
 - wheat distillers' dried 83 (2)
- Grapefruit—
 - maximum prices 197 (3)
- Great Britain—
 - agreement between British and Canadian Governments *re* claims, naval vessel collisions 120 (3)
- Great Britain—*Concluded*
 - return to Canada, members of the Canadian Forestry Corps 256 (4)
 - traffic accidents, British and Canadian vehicles in the U.S.A. 397 (7)
- Greeting cards—
 - restriction order 474 (8)
- Grinding balls—
 - steel 565 (9)
- Gronningsater, Anton—
 - appointed a member, Magnesium Advisory Committee 432 (7)
- Guards—
 - custodial duties in penitentiaries 573 (10)
- Guilmet, J. A.—
 - appointed a member Mobilization Board, Quebec City 290 (5)
- Hairpins and bob pins—
 - metal, production 820A (12)
- Halifax, N.S.—
 - fuelwood prices 218 (3)
- Hay—
 - western provinces, maximum prices 469 (8)
- Heaters—
 - restrictions on manufacture 524 (9)
- Heeney Frosted Foods, Ltd.—
 - maximum prices preserved fruits and vegetables 546 (9)
- Herring—
 - prices, Atlantic coast canned and fresh 604 (10)
 - purchase by British Ministry of N.B. canned herring 576 (10)
- Herwig, J. C. G.—
 - appointed a member National Selective Service Advisory Board 774 (12)
- Hodge, George—
 - appointed a member National Selective Service Advisory Board 774 (12)
- Hogs—
 - consolidated regulations *re* slaughter 357 (6)
 - slaughter controlled by permit 589 (10)
- Horsemeat—
 - maximum prices 813A (12)
- Hosiery—
 - ladies, manufacture of additional types 419 (7)
- Hospitals—
 - medical and dental treatment for soldiers 250 (4)
- Household effects—
 - maximum prices 505 (9)
- Housing accommodation—
 - maximum rentals and termination of leases 827 (1)
- See also Housing projects*
- Housing Co-ordination Committee—
 - Chairman appointed 735 (12)
- Housing projects—
 - conversion into multiple housing units:
 - Ottawa 848 (1), Toronto 855 (1), 210 (3), 340 (5), 386 (6), 421 (7), 473 (8) 608 (10), 863 (13)
- Hunter, W. E.—
 - appointed a member, Emergency Coal Production Board 288 (5)
- Ice—
 - maximum prices Montreal district 195 (3)
- Illegal organizations—
 - restored to good standing; return of properties 254 (4)
- Import permits—
 - camel's hair, cherries, eggs, fruits and nuts—
 - pickled or preserved, olives, shells and tuna fish 580 (10), 641 (11)
 - emetine 352 (6), 403 (7)
 - fruit 351 (6), 404 (7)
 - ipecac 352 (6), 403 (7)
 - mushrooms 352 (6), 404 (7)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Import permits—*Concluded*
 onions 352 (6), 404 (7)
 vanilla beans 815 (1)
 vegetables 351 (6), 404 (7)
 vehicles and machines with rubber tires 493 (9)
- Import policy—
 papier maché egg filler flats and trays 361 (6)
 rubber and rubber products 785 (12)
 statements, Wartime Prices and Trade Board 361 (6) 785 (12)
- Income War Tax Act—
 refund of amounts withheld 398 (7)
- Indian soldier settlers—
 adjustment of indebtedness 285 (5)
- Industry—
 transfer of employees, 71 (2)
- Ingles, E.—
 appointed a member, National Selective Service Advisory Board 774 (12)
- Ingots—
 non-ferrous metal 609 (10)
- Inspection Board of the United Kingdom and Canada—
 membership of the Board confirmed 575 (10)
- Insurance—
 regulations governing underwriters, and salesmen N.S.S. compulsory employment order 357 (6)
- Insurance, Group—
 benefits enjoyed by persons employed 765 (12)
- Investment trusts—
 employees 357 (6)
- Ipecac—
 importation controlled by permit 352 (6)
- Iron—
 limitation of stocks and purchase orders 433 (7)
- Iron scrap—
 restrictions on purchase in certain provinces 837 (12)
- Jackson, Gilbert
 appointed a member National Selective Service Advisory Board 774 (12)
- Jams and jellies—
 prices 265, 267 (4)
 rationing 155 (3)
- Jehovah's Witnesses—
 rights restored under Defence of Canada Regulations 127 (3)
- Jewellery—
 restrictions on manufacture 521 (9)
- Kaye, G. Peter—
 appointed Acting Controller of Supplies 578 (10)
- Killam, Lawrence—
 appointed Regional Solid Fuel Representative for British Columbia 805 (1)
- Kingston, Ont.—
 rooming accommodation 271 (4)
- Kootenay National Park—
 mining of lava talc by Wartime Metals Corporation 258 (4)
- Kumquats—
 tariff treatment 843A (13)
- Labarge, C. H.—
 appointed Regional Solid Fuel Representative Ottawa District 580 (10)
- Labour Boards—
 See—National War Labour Board
 Regional War Labour Boards
 Western Labour Board
- Labour exit permits—
 required for persons leaving Canada to seek employment 772 (12)
- Lake Erie—
 regulations established, navigation of the waters connecting Lakes Erie and Huron 257 (4)
- Lake Huron—
 regulations established, navigation of the waters connecting Lakes Erie and Huron 257 (4)
- Lake St. Clair—
 ship channels, restricted area 257 (4)
- Lamb—
 prices 829 (1), 851A (13)
- Lambs—
 slaughter controlled by permit 589 (10)
- Laundry equipment—
 commercial, manufacture restricted 601 (10)
- Lava talc—
 mining rights in Kootenay National Park 258 (4)
- Lead—
 inventories limited to sixty days' supply 113 (2)
- Leases—
 termination, housing accommodation and shared accommodation 827 (1)
- Leather—
 manufacturers' prices: caps and helmets 542 (9) garments, gloves, mitts and moccasins 541 (9)
 sales by tanners, cap, clothing, glove and helmet 529 (9)
- Lemons—
 maximum prices 197 (3)
- Lewis, Ivor—
 appointed a member National Selective Service Advisory Board 774 (12)
- Licences—
 converted paper products 595 (10)
 paper board 591 (10)
 shipping cases 460 (8)
 wood pulp 363 (6)
 wrapping papers 593 (10)
- Lighting—
 restrictions removed:
 British Columbia 80 (2)
 Federal District 642 (11)
 New Brunswick 643 (11)
- Liver—
 horse liver for animal feeding 813A (12)
- Livestock—
 slaughter controlled by permit 589 (10)
 western wheat as feed 399 (7)
- Loans—
 repayment guaranteed, 1943-44 Sunflower and Rapeseed Regulations 64 (2)
- Loganberries—
 subsidy, jam manufacture 259 (4)
- Logs—
 sale, Vancouver Forest District 344 (5)
- Lord's Day—
 observance, prosecution for violation 353 (6)
- Loose-leaf binders—
 specifications 377 (6)
- Lumber—
 aero grade, surcharge on selling price 61 (2)
 mill-run spruce 705 (11)
 N.B., N.S. and P.E.I. 853A (13)
 prices of hardwood 678 (11)
 wholesalers' contracts: Eastern Canada 838A (12), Western Canada 610 (10)
- Lumber and millwork—
 Alberta 168 (3)
 Calgary and Edmonton 87 (2)
 Manitoba 365, 370 (6)
 Quebec, consumers' prices—order revoked 611 (10), maximum prices 649 (11)
 Saskatchewan 365, 370 (6)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- MacArthur, P. D.—
appointed a member National Selective Service Advisory Board 774 (12)
- Machines—
equipped with rubber tires subject to import control 493 (9)
- McIntyre, B. G.—
appointed a member, Crown Assets Allocation Committee 737 (12)
- Mackenzie, Brigadier K. S.—
appointed a member, Inspection Board of the United Kingdom and Canada 575 (10)
- Mackintosh, W. A.—
appointed a member, National Selective Service Advisory Board 773 (12)
- MacLaren, D. L.—
appointed to act for New Brunswick, public safety and order 642 (11), 848A (13)
- McLaren, S. H.—
appointed associate Director, National Selective Service (Mobilization) 453 (8)
- McLaurin, Justice C. C.—
appointed Regional Solid Fuel Representative for Alberta 805 (1)
- MacLean, Justice Donald—
appointed Regional Solid Fuel Representative for Saskatchewan 805 (1)
- McMillan, L. B.—
appointed Regional Solid Fuel Representative for P.E.I. 252 (4)
- MacPherson, H. N.—
appointed a member B.C. Construction Control Advisory Committee 431 (7)
- Madawaska, N.B.—
fuelwood prices 427 (7)
- Magnesium Advisory Committee—
Committee established and personnel named 432 (7)
- Mail—
method of addressing to the troops 812 (1)
- Major, Justice W. J.—
appointment as Associate Director (General) National Selective Service revoked 453 (8)
- Malt—
exportation controlled by permit 808 (1) 79 (2)
- Manitoba—
boxwood prices 275 (4)
evaporated milk sales, restricted areas 507, 509 (9)
fuelwood prices 423 (7)
- Manitoba Regional War Labour Board—
member appointed 735 (12)
- Maple syrup—
rationing 520 (9)
- Maraschino cherries—
removed from rationed foods 276 (4)
- Markups—
combined, division among wholesale distributors 81 (2); fruit, Montreal Market, 849 (1)
- Marmalade—
rationing 155 (3)
- Matches—
imported without excise tax, Armed Forces of the U.S.A. 398 (7)
- Matthews, W. D.—
appointed a member, Crown Assets Allocation Committee 737 (12)
- Matzo's—
imported, maximum prices 856A (13)
- Maximum prices—
sales exempt from basic period prices 501 (9)
- Meat—
consumption in public eating places prohibited on Tuesdays 596 (10)
fancy and meat by-products 330 (5)
unstamped, sale prohibited 590 (10)
- Meat Board—
restrictions removed, slaughter of hogs 357 (6)
- Medals—
Canadian Volunteer Service Medal 254 (4)
religious, tax exemptions 289 (5) 404 (7)
- Medical examination—
persons claiming physical unfitness in present employment 401 (7)
- Medical services plan—
regulations 769 (12)
- Medical treatment—
free to Auxiliary Services personnel serving in barrack areas in Canada 259 (4)
- Melville, Brigadier J. L.—
appointed Vice-Chairman Demobilization and Re-establishment Committee 285 (5)
- Mennonites—
alternative service 759 (12)
- Men's wear—
work clothing 416 (7); shirts and underwear 104 (2)
- Merrill, Henri—
appointed a member Mobilization Board, Montreal 486 (9)
- Metal containers and closures—
rules for manufacturers and packers 85 (2), 270 (4)
- Metals—
use in the manufacture and repair of illuminated street and highway signs 332 (5)
use in the manufacture of: evestroughs 602 (10), furniture 659 (11) and wheelbarrows 523, 524 (9)
- Metals Controller—
appointed Chairman, Magnesium Advisory Committee 432 (7)
Deputy, appointed a member of the Committee 432 (7)
- Meunier, Sully—
appointed a member, Mobilization Board 619 (11)
- Militia (Special) Regulations 1940, 245 (4)
- Milk and cream—
evaporated milk, priority sales 156 (3), 507 (9), 849A (13)
production program amended 621 (11)
products, principal markets 459 (8), 645 (11)
sales, restricted areas 508 (9)
- Millwork—
See Lumber and millwork
- Mobilization Board—
members appointed 290 (5), 486 (9), 619 (11)
- Moccasins—
leather, manufacturers' prices 541 (9)
- Molasses—
rationing 155 (3)
- Montreal, Que.—
fruit market 849 (1), 597 (10)
ice prices 195 (3)
vegetable market 597 (10)
- Morocco—
French zone, no longer proscribed territory 641 (11), 733 (12)
- Mosher, A. R.—
appointed a member National Selective Service Advisory Board 774 (12)
- Motor Vehicles—
maximum prices 412 (7)
passenger type 223 (3), 833A (12)
production, inventories and sales of certain parts 868 (13)
transportation charges 236 (3)
used, maximum prices 506 (9)
- Munitions and Supply Act—
Section 13 (4) defined *re* munitions' contracts 67 (2)
- Munitions and Supply, Department of—
priority orders 461 (8)
- Munitions contracts—
Australian Government, assumption by Canadian Government 126 (3)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Munitions contracts—*Concluded*
 examination of accounts 67 (2)
 payments when terminated prior to completion 485 (9)
- Murphy, E. P.—
 appointed a member, Crown Assets Allocation Committee 737 (12)
- Mushrooms—
 importation controlled by permit 352 (6)
- Mutual Aid—
 Australian Government munitions contracts 126 (3)
 shipments, export permits not required 477 (8), 492 (9)
 wheat for shipment abroad 72 (2)
- National Defence—
See—Army
 Royal Canadian Air Force
 Royal Canadian Navy
- National Resources Mobilization Act (Army)
 Regulations, 1943—
 custody and control of defaulters 622 (11)
 liaison officer 251 (4)
 regulations: amended 622 (11) established 243 (4)
- National Selective Service—
 appointments: Associate Director (Mobilization) 453 (8)
 Director 773 (12)
 Regional Associate Director (Mobilization) 453 (8)
 Vice-Chairman, Administration Board 453 (8)
- National Selective Service Advisory Board—
 Chairman, Director of National Selective Service 773 (12)
 members appointed 773 (12)
 Secretary, an officer of the Department of Labour 774 (12)
- National Selective Service Civilian Regulations—
 amendments 71 (2), 288 (5), 354 (6), 401 (7), 581 (10), 741 (12)
 office consolidation 741 (12)
 immigration status of refugees 640 (11)
 medical examination for persons claiming physical unfitness in present employment 401 (7)
 registered nurses 288 (5)
 soldier coal miners 354 (6)
 transfer of employees within or outside a specified industry 71 (2)
- National Selective Service Mobilization Regulations—
 amendment 573 (10)
 men for R.C.M.P. and custodial duties in penitentiaries 573 (10)
 non-combatant service of conscientious objectors 806 (1)
- National Selective Service Orders—
 compulsory employment order 357 (6)
- National War Finance Committee—
 executive committee 579 (10)
- National War Labour Board—
 constitution 626 (11)
 cost of living bonus 292 (5), 628, 633 (11)
- Naval Forces—
 payment of claims for loss of postal packets 121 (3)
- Naval, Military and Air Forces—
 Canadian Volunteer Service Medal 254 (4)
 regulations governing claims by or against the Crown, Canadian Forces in the U.S.A. 128 (3)
- Naval vessels—
 claims arising from collision between U.K. and Canadian vessels 120 (3)
- Navigation—
 regulations established to govern navigation of the waters connecting Lakes Erie and Huron 257 (4)
- Neoprene—
 synthetic rubber—import policy 785 (12)
- New Brunswick—
 fuelwood prices 341 (5), 427 (7), 691, 697 (11)
 public safety and order, Defence of Canada Regulations 642 (11)
 Regional Solid Fuel Representative appointed 353 (6)
 white cedar shingle prices 663 (11)
- Newsprint wrapper—
 prices, sale to newsprint manufacturers 269 (4)
- Nickel—
 acquisitions and consumption 563 (9)
- Northwest Territories—
 petroleum and natural gas rights 443 (8)
- Note books—
 stenographers', specifications 374 (6)
- Nova Scotia—
 fuelwood prices 213 (3)
 public safety and order, Defence of Canada Regulations 642 (11)
 Regional Solid Fuel Representative appointed 805 (1)
 white cedar shingle prices 663 (11)
- Nurses and nursing—
 employment, registered and practical 288 (5)
- Nuts—
 Canadian grown, maximum prices 471 (8)
 deleted from War Exchange Conservation Act 571 (10)
 imported, maximum prices 525 (9) 821A (12)
 pickled or preserved 580 (10), 641 (11)
- Oak flooring—
 price 547 (9)
- Oats—
 exportation controlled by the Canadian Wheat Board 453 (8)
- Oats Equalization Fund—
 moneys arising from the issuance of permits 453 (8)
- Office machinery—
 restrictions on distributors 463 (8)
- Officers—
 Canadian Army, age limit 638 (11)
 Canadian Provost Corps—powers of arrest 124 (3)
- Oil—
 crude oil and petroleum products 133 (3)
 fuel, subsidy repayment 134 (3)
 order revoked 610 (10)
- Onions—
 importation controlled by permit 352 (6)
 order revoked 158 (3)
 prices 97 (2)
 Yukon Territory 265 (4)
- Ontario—
 egg prices 278 (4)
 evaporated milk sales, restricted areas 507, 509 (9)
 fuelwood prices 856 (1), 475 (8)
 Regional Solid Fuel Representative appointed 805 (1)
 white cedar shingle prices 663 (11)
- Oranges—
 tariff changes 359 (6), 571 (10)
- Orders—
 price-fixing 501 (9)
- Ottawa—
 conversion of real property 848 (1)
 Regional Solid Fuel Representative appointed for the district 580 (10)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Pads—
examination, specifications 381 (6)
- Panet, Major General Edward de B.—
appointed Regional Solid Fuel Representative for Quebec 805 (1)
- Paper—
conservation in the production of printed matter 495 (9)
posters and bills 497 (9)
wrapping, regulations for manufacture 592 (10)
- Paper boxes—
folding and set-up paper type 599 (10)
multiple containers 600 (10)
- Paper products—
napkins and tray covers 375 (6)
regulations for manufacturers 594 (10)
standardization in manufacture 331 (5)
- Paperboard—
control over manufacture and distribution 591 (10)
- Parsnips—
exportation controlled by permit 351 (6), 402 (7)
maximum prices 332 (5), 419 (7)
- Patteson, J. C.—
appointed a member, Inspection Board of the United Kingdom and Canada 575 (10)
- Penitentiaries—
guards, 573 (10)
- Pepall, George T.—
appointed Regional Solid Fuel Representative for Ontario 805 (1)
- Perfume, cologne and toilet water bottles—
primary containers 859 (13)
- Permits—
anthracite distribution 111 (2)
Canadian Wheat Board delivery permit 454 (8)
canned fruit 507 (9)
conductor pipe 602 (10)
eavestroughs 602 (10)
electric generators 668 (11)
electric motors and equipment 668 (11)
employment 747 (12)
evaporated milk 156 (3), 507 (9), 849A (13)
farm machinery and equipment 789 (12)
glycerine 342 (5)
iron and steel stocks 434 (7)
jewellery 521 (9)
lead 113 (2)
livestock 589 (10)
logs cut in the Vancouver Forest District 344 (5)
metal, use in manufacturing furniture 661 (11)
office machinery 463 (8)
paper, 495 (9)
preserves 507 (9)
printed matter 495 (9)
spruce—Northern Alberta 705 (11)
transformers 669 (11)
typewriters 463 (8)
wool 852 (1)
yarns 852 (1)
zinc 219 (3)
- Petroleum and natural gas rights—
Northwest Territories and Yukon Territory 443 (8)
- Pettigrew, J. P.—
appointed Chairman, Crown Assets Allocation Committee 734, 737 (12)
- Pharmacopœial standards—
Canadian Committee 119 (3)
- Picard, Gerard—
appointed a member, National Selective Service Advisory Board 774 (12)
- Pipes—
conductor, manufacture and installation 602 (10)
used metal 331 (5)
- Plumbing equipment—
use of copper and brass 546 (9)
- Polymer Corporation Ltd.—
priority orders 461 (8)
- Pork and pork products—
prices listed, various zones 828 (1)
- Port Arthur, Ont.—
fuelwood prices 211 (3)
- Ports, Canadian Atlantic, 445 (8)
- Postal service—
registered or insured packets—compensation for loss, naval forces 121 (3)
- Posts—
red cedar, B.C. and Alta. 681 (11)
- Potatoes—
maximum prices 202 (3)
- Poultry—
prices, dressed and live 833, 835 (1), 209 (3), 665 (11)
western wheat as feed 399 (7)
- Poultry grit—
maximum prices 676 (11)
- Power Controller—
Deputy appointed 443 (8)
- Preserves—
industrial use 506 (9)
rationing 155 (3) 276 (4)
- Prices—
basic period 501 (9)
reasonable and just 504 (9)
- Prince Edward Island—
Regional Solid Fuel Representative appointed 252 (4)
White cedar shingle prices 663 (11)
- Printed matter—
manufacture and purchase controlled by permit 495 (9)
- Priorities—
coal deliveries 280 (4), 702 (11)
printed matter 498 (9)
shipping cases 460 (8)
- Proscribed territory—
names of countries so designated 732 (12)
- Pumps—
simplification and standardization 414 (7)
- Public Service—
See Civil Service
- Pyjamas—
men's and boys' 104 (2)
- Quebec—
egg prices 278 (4)
evaporated milk, priority sales 507 (9)
fuelwood prices 856 (1), 549 (9), 683 (11), 867 (13)
prices for white cedar shingles 663 (11)
Regional Solid Fuel Representative appointed 805 (1)
rooming accommodation 601 (10)
- Quinine—
existing supply reserved for treatment of malarial conditions 119 (3)
- Railway maintenance—
utilization of soldiers' services 287 (5), 617 (11)
- Ransford, Col. E. M.—
appointed a member, Inspection Board of the United Kingdom and Canada 575 (10)
- Raspberries—
subsidy, jam manufacture 259 (4)
- Ration banking system—
canned vegetables and vegetable juices 409 (7)
- Ration coupons—
expiration dates 338 (5)
- Rationed foods—
application of rationing system to preserves 155 (3), 276 (4), 506 (9), 520 (9)
evaporated milk 156 (3)
use by consumers and transfer as gifts 327 (5)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Rationing—
 baby foods 276 (4)
 coffee 338 (5)
 evaporated milk 156 (3)
 farm machinery and equipment 817 (1), 787 (12)
 foods 327 (5)
 fruit 155 (3)
 gasoline 563 (9)
 honey 155 (3)
 jams and jellies 155 (3)
 maple syrup 520 (9)
 marmalade 155 (3)
 preserves 155 (3), 276 (4)
 sugar 338 (5)
 syrups 155 (3), 520 (9)
 tea 338 (5)
- Real estate—
 agents, 357 (6)
- Real property—
 agents, 357 (6)
 conversion into living accommodation:
 Ottawa 848 (1)
 Toronto 855 (1), 210 (3), 340 (5), 386 (6), 421 (7), 473 (8), 608 (10), 863 (13)
- Real Property Administrator—
 authorized to appoint local rentals appraisers 807 (1)
- Red Cross Society, Canadian—
 priority orders 461 (8)
- Refrigeration equipment—
 installation, licence exemption 431 (7)
- Refrigerators—
 used mechanical household 506 (9)
- Refugees—
 immigration status 639 (11)
- Regional Solid Fuel Representatives—
 appointments: Alberta, British Columbia, Manitoba, Nova Scotia, Ontario, Quebec and Saskatchewan 805 (1)
 New Brunswick 353 (6)
 Ottawa District 580 (10)
 Prince Edward Island 252 (4)
 delegated powers by the Coal Controller and the Wool Fuel Controller 805 (1)
- Regional War Labour Boards—
 appointments: Manitoba 735 (12) Prince Edward Island 64 (2)
 commission to enquire into wage rates of coal miners in Alta. and B.C. 572 (10)
 constitution 627 (11)
 decisions 628 (11)
- Religious articles—
 imported, tax exemptions 289 (5), 404 (7)
- Remembrance Day—
 observance 125 (3)
- Rent Control—
 commercial accommodation 818 (1)
 housing accommodation and shared accommodation 827 (1)
 Kingston, Ont. 271 (4)
 Quebec, Que. 601 (10)
 Wartime Leasehold Regulations amended 807 (1)
- Rentals Administrator—
 authorized to appoint local rentals appraisers 807 (1)
- Repayment of subsidies—
 subsidized goods 133 (3), 295 (5), 405 (7)
- Research Enterprises, Ltd.—
 priority orders 461 (8)
- Reserve Army (Special) Regulations, 1941 245 (4)
- Revised Regulations respecting Trading with the Enemy (1943)—
 regulations established 713, 733 (12)
- Riley, Harold J.—
 appointed Regional Associate Director of National Selective Service (Mobilization) Winnipeg 453 (8)
- Rivets—
 specifications 467 (8)
- Rooming accommodation—
 Kingston, Ont. 271 (4)
 Lauzon, Levis and Quebec 601 (10)
 maximum rentals and termination of leases 827 (1)
- Roy, Louis Phillipe—
 appointed a member, Crown Assets Allocation Committee 737 (12)
- Royal Canadian Air Force—
 claims against the Crown, members in the U.S.A. 128 (3)
 courts-martial to deal with offences committed in the U.K. 623 (11)
- Royal Canadian Air Force (Air Force Act Amendment)—
 Order No. 1, 1943
 order amended 623 (11)
- Royal Canadian Mounted Police—
 men to become members, 573 (10)
- Royal Canadian Navy—
 claims: collision between U.K. and Canadian vessels 120 (3); personnel, vehicles or aircraft 620 (11)
- Rubber and rubber substitutes—
 definition of "rubber" 131 (3)
 exportation controlled by permit 784 (12)
 import policy 785 (12)
- Rubber garments—
 sale of protective type 268 (4)
- St. Lawrence River—
 dangers to shipping due to enemy submarines 838A (13)
- St. Clair River—
 ship channels, restricted area 257 (4)
- Sal ammoniac skimmings—
 order rescinded 827A (12)
- Salary increases—
 civil servants 67, 68 (2), 352 (6), 447 (8), 490 (9)
- Sardines—
 purchase by British Ministry—N.B. canned sardines 576 (10)
- Saskatchewan—
 boxwood prices 275 (4)
 evaporated milk sales, restricted areas 507, 509 (9)
- Sausage—
 prices 263 (4), 645 (11)
 subsidy repayment 405 (7)
 zones 647 (11)
- School supplies—
 scribblers, exercise and practice books 377, (6)
- Scrap metal—
 iron 837A (12)
 steel 837A (12)
- Seamen—
 eligible for compensation 810 (1)
 free medical treatment 485 (9)
 repatriation to Canada 355 (6), 484 (9)
- Sectional switch and outlet boxes—
 specifications for manufacture 818A (12)
- Seeds—
 grades established for sunflower seeds grown in Eastern Canada 395 (7)
 prices 185 (3)
- Sewage disposal—
 loan to Dawson Creek, B.C. for construction of system 62 (2)
- Sewing machines—
 used, maximum prices 506 (9)
- Shared accommodation—
See Rooming accommodation

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Sheep—
 - slaughter controlled by permit 589 (10)
- Sheets and pillow cases—
 - specifications 845 (1)
- Shingles—
 - red cedar, prices in the Vancouver Forest District 864 (13)
 - white cedar, prices in the various provinces 663 (11)
- Shipping—
 - St. Lawrence River and Gulf, dangers due to enemy submarines 848A (13)
- Shipping cases—
 - distribution and use 509 (9)
 - manufacture 460 (8)
 - prohibited types and uses 512 (9)
- Shipping Priorities Committee—
 - member appointed 734 (12)
- Ships—
 - Canadian registry, compensation for crews 810 (1)
 - naval vessel collisions, agreement with the British Government 120 (3)
 - operation in the Detroit and St. Clair Rivers 257 (4)
 - other than Canadian registry, owners' responsibility for repatriation of seamen 355 (6)
- Ships' crews—
 - eligible for compensation 810 (1)
- Shirts—
 - men's and boys' 104 (2)
- Shortening—
 - types and sizes of containers 271 (4)
- Signalling devices—
 - order revoked 675 (11)
- Signs—
 - street and highway, use of metal in manufacturing 332 (5)
- Small Arms Ltd.—
 - priority orders 461 (8)
- Smith, Doctor Sidney E.—
 - appointed Regional Solid Fuel Representative for Saskatchewan 805 (1)
- Snow—
 - removal, supervision of contracts 457 (8)
- Soft drink bottle carry outs—
 - manufacture prohibited 854 (1)
- Soldiers—
 - Canadian Provost Corps—powers of arrest 124 (3)
 - coal miners, 354 (6)
 - detailed for services on railway maintenance 287 (5), 617 (11)
 - discharged from any of the Armed Services 249 (4)
 - hospitalization 250 (3)
 - Indian settlers, adjustment of indebtedness 285 (5)
 - N.R.M.A. (Army) Regs. 1943, 243 (4)
 - pay and allowances 250 (4)
 - Veterans' Land Act, 1942, 483 (9)
- Spices—
 - imitation, varieties and prices 543 (9)
 - prices, quota period 108 (2)
- Spinney, George—
 - member, Executive Committee of the National War Finance Committee 579 (10)
- Sport jackets—
 - women's and children's 272 (4)
- Spruce—
 - mill-run—Northern Alberta 705 (11)
- Stairs, Denis—
 - appointed a Deputy Power Controller 443 (8)
- Statements of policy—
 - Wartime Prices and Trade Board 361 (6), 785 (12)
- Stationery—
 - social, restriction order 860 (13)
- Steacie, E. W. R.—
 - appointed a member, Magnesium Advisory Committee 432 (7)
- Steel—
 - carbon and alloy 565 (9)
 - grinding balls 565 (9)
 - limitation of stocks and purchase orders 433 (7)
 - more extensive use permitted 562 (9)
- Steel boilers—
 - low pressure 474 (8)
- Steel scrap—
 - restrictions on purchases in certain provinces 837A (12)
- Stenographers—
 - Civil Service, salary increases 68 (2), 447 (8)
- Stewart, D. W.—
 - appointed a member, Magnesium Advisory Committee 432 (7)
- Stoves—
 - used—domestic 94 (2)
 - electric, gas, coal and wood 505, 506 (9), maximum prices 505, 506 (9)
- Strawberries—
 - subsidy, jam manufacture 259 (4)
- Strikes and lockouts—
 - coal miners 251 (4), 736 (12)
- Students—
 - training, National Resources Mobilization Regulations 250 (4)
 - university science students 764 (12)
- Submarines—
 - dangers to shipping, St. Lawrence River 848A (13)
- Subsidies—
 - beans 295 (5)
 - berries for jam manufacture 258 (4)
 - cotton 133 (3)
 - crude oil and petroleum products 133 (3)
 - currants 259 (4)
 - footwear 133 (3)
 - fuel oil 134 (3)
 - gasoline 134 (3)
 - papier maché egg filler flats 361 (6)
 - pork and beans 295 (5)
 - repayment 133 (3), 295 (5), 405 (7)
 - sausage 405 (7)
 - woodfuel 69 (2), 451 (8)
- Suits—
 - women's and children's 272 (4)
- Sunflower Seed and Rapeseed Regulations, 1943-44—
 - repayment of loans by chartered banks 64 (2)
- Supplies, Acting Controller—
 - appointed 578 (10)
- Switchgear—
 - manufacture restricted 672 (11)
- Syrups—
 - malt, exportation controlled by permit 808 (1)
 - rationing 155 (3)
- Tanners—
 - maximum prices of leather 529 (9)
- Tariff changes—
 - coffee extract 451 (8), 493 (9)
 - glue, animal and synthetic resin 253 (4), 293 (5)
 - hair pads 816 (1)
 - kumquats 843A (13)
 - medals 289 (5), 404 (7)
 - oranges 395 (6), 571 (10)
 - religious articles 289 (5), 404 (7)
 - tire fabric 450 (8), 494 (9)
 - whey, dried 124 (3), 262 (4)
 - yarns, tire 450 (8), 494 (9)
- Taylor, H.—
 - appointed a member National Selective Service Advisory Board 774 (12)
- Tea—
 - drawback claims 815 (1)
 - rationing 338 (5)
 - small shipments 784 (12)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Technocracy Inc.—
rights restored under Defence of Canada Regulations 127 (3)
- Thorburn, Mrs. Charles M.—
appointed a member, Crown Assets Allocation Committee 737 (12)
- Tire fabric—
woven cord, tax exemptions 450 (8)
- Tobacco—
cigarette, 1944 crop in Ontario 413 (7)
1943 crop 827 (1)
packaging of products 107 (2)
- Toilet goods—
manufacture of paperboard boxes restricted 857 (13)
- Toilet paper—
specifications 381 (6)
- Tomatoes—
tariff changes 581 (10), 642 (11)
- Toronto, Ont.—
conversion of buildings into multiple housing units 210 (3), 340 (5), 386 (6), 421 (7), 473 (8), 608 (10), 863 (13)
vacant houses to be rented 847 (1)
- Towels and towelling—
paper, specifications 375 (6)
terry, specifications 846 (1)
- Towers, Graham F.—
resigned as member, Emergency Coal Production Board 288 (5)
- Trading with the enemy—
list of specified persons 358 (6), 782 (12)
revised regulations established 713, 733 (12)
territories no longer proscribed 641 (11)
- Traffic accidents—
British and Canadian army, navy and air force vehicles in the U.S.A. 397 (7)
damage to vehicles of the Armed Services 844A (13)
- Traill, R. J.—
appointed a member, Magnesium Advisory Committee 432 (7)
- Transformers—
manufacture restricted 669 (11)
- Travel agencies—
employees, sixteen to forty-one years 357 (6)
- Troops—
addressing of mail 812 (1)
- Trout—
exportation of fresh lake trout controlled by permit 402 (7)
- Trucks—
restrictions on production of replacement parts 870 (13) used, maximum prices 506 (9)
- Trust companies—
regulations governing employees
N.S.S. compulsory employment order 357 (6)
- Tungsten scheelite ores—
prices 476 (8)
- Tunisia—
no longer proscribed territory 641 (11), 733 (12)
- Turkeys—
wholesale prices 842 (1)
- Turnips—
exportation controlled by permit 351 (6), 402 (7)
maximum prices 332 (5), 419 (7)
- Typewriters—
restrictions on distributors 463 (8)
used, maximum prices 505, 506 (9)
- Ukrainian Labour Farmer Temple Association—
rights restored under Defence of Canada Regulations 127 (3)
- Underwear—
men's and boys' 104 (2)
- United Kingdom—
See Great Britain
- United States—
Armed Forces, legal position of members while in Canada 737 (12)
Foreign Forces Order, 1941, 738 (12)
importation of matches by the Armed Forces without excise tax 398 (7)
- University science students—
application of National Selective Service Civilian Regulations 764 (12)
- Used goods—
maximum prices for household effects 505 (9)
- Vacuum cleaners—
maximum prices 505, 506, 517 (9)
- Vancouver, B.C.—
bushwood 341 (5)
Forest District: prices of logs 344 (5), red cedar shingles 864 (13)
- Vanilla beans—
importation controlled by permit 815 (1)
- Vaughan, T. E.—
appointed Regional Solid Fuel Representative for Nova Scotia 805 (1)
- Veal—
certain orders revoked 645 (11)
chart 812A (12)
maximum prices 801A (12)
- Vegetables—
canned: distribution controlled 407 (7), 648 (11); maximum prices 268 (4), 603 (10)
fresh: importation controlled by permit 351 (6); wholesale price Montreal 597 (10)
quick frozen, prices 544 (9)
ration quotas 408 (7)
root, maximum prices in various zones 333 (5), 420 (7)
- Vehicles—
equipped with rubber tires subject to import control 493 (9)
settlement of claims for damages arising from accidents, Armed Services of Canada 844A (13)
- Vessels—
See Ships
- Veterans—
sale of land and improvements 483 (9)
- Veterans' Land Act, 1942—
limitations placed on the Director, modified 483 (9)
- Victoria, B.C.—
fuelwood prices 823A (12)
- Wages—
establishment of rates 631, 637 (11)
Wartime Wages Control Order, 1943, 624, 628 (11)
- War Assets Corporation, Ltd.—
incorporation authorized 487, 489 (9)
- War Exchange Conservation Act—
deleted from schedules: nuts 571 (10)
- War Labour Boards—
See—National War Labour Board
Regional War Labour Boards
- Wartime Administration of Canadian Atlantic Ports—
regulations established 445 (8)
- Wartime Industries Control Board—
aluminum 561 (9), anthracite distribution 111 (2), 831 (12)
- B.C. Construction Control Advisory Committee 430 (7)
- cedar fence posts in Eastern Ontario 612 (10)
- Chairman appointed 577 (10), coal deliveries 280 (4), 387 (6), 702 (11), coal stocks 827A (12) copper, nickel, chrome or aluminum 563 (9), cork supply regulated 704 (11)
- Dyestuffs Advisory Committee, member appointed 430 (7)
- gasoline rationing 563 (9), glycerine 342 (5)
- grinding balls 565 (9)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

Wartime Industries Control Board—*Concluded*
 ingots for casting 609 (10), iron and steel stocks 433 (7)
 lead 113 (2), logs cut in the Vancouver Forest District 344 (5) lumber and millwork 611 (10), lumber sale contracts 610 (10)
 Magnesium Advisory Committee 432 (7)
 metals, use extended 562 (9); mill-run spruce—Northern Alberta 705 (11), motor vehicle accessories 868 (13), motor vehicle prices, used passenger 223 (3), 833A (12)
 oil 343 (5), 610 (10)
 refrigerating equipment 431 (7)
 sal ammoniac skimmings 827A (12)
 tungsten scheelite ores 476 (8)
 wholesale discounts 609 (10)
 zinc, zinc oxide and zinc mill products 219 (2)
 Wartime Information Board—
 to provide an executive secretary for the Economic Stabilization Information Committee 845A (13)
 Wartime Leasehold Regulations—
 office consolidation 134 (3)
 regulations amended 807 (1)
 Wartime Metals Corporation—
 mining of lava talc in Kootenay National Park 258 (4)
 Wartime Prices and Trade Board—
 aluminum 561 (9), applies 159,192 (3); armoured cable 604 (10)
 bags and bagging 797 (12), barbed wire 821A (12), beef 297 (5), beer bottle cartons 675 (11)
 boxwood cut in Manitoba and Saskatchewan 275 (4), bread and bakery products 853 (1), 329 (5); butter 597 (10)
 California figs 196 (3), canned fish and clams 604 (10), canned fruits and vegetables 268 (4), 603, 648 (11); canned vegetables 407 (7), cardboard containers for tobacco products 107 (2), cartons 270 (4), 460 (8); cedar posts 681 (11), cedar shingles 663 (11), 864 (13); coal, Alta. and B. C. 791 (12) coal, coke and briquettes 384 (6), combined wholesale markups 81 (2), copper and brass in plumbing equipment and supplies 546 (9), corset steel 523 (9)
 deerskins 522 (9), dried fruits 196 (3)
 eavestroughs and conductor pipe 602 (10), eggs 81 (2), 278 (4); electric generators, motors and control equipment 666 (11), evaporated milk 156 (3), 507 (9), 849A (13)
 farm machinery and equipment 817 (1), 787 (12), fertilizers 277 (4), 413 (7), 860 (13); fish, Atlantic coast 177 (3), footwear 520 (9), fresh fruit, Montreal market 849 (1), 597 (10); fresh vegetables, Montreal market 597 (10), fuelwood 856 (1), 211, 213, 218 (3), 341 (5), 423, 427 (7), 475 (8) 549 (9), 683, 691, 697 (11), 823A (12), 867 (13), furniture, metal and upholstered 659 (11)
 generators, switchgear and circuit breakers 672 (11), grapefruit and lemons 197 (3), greeting cards 474 (8)
 hairpins and bob pins 820A (12), hardwood lumber 678 (11), hay 469 (8), heaters 524 (9), Heeney Frosted Foods 546 (9), hog bristles 200 (3), horsemeat and horse liver 813A (12), housing accommodation 827 (1)
 ice prices 195 (3), imitation spices 543 (9), import policy 361 (6), 785 (12)
 jams and jelly 265 (4), jewellery 521 (9)
 ladies' hosiery 419 (7), ladies' sportswear clothing 338 (5), lamb 829 (1), 851A (13), laundry and dry cleaning equipment 601 (10), leather caps and helmets 542 (9), leather prices 529, 541 (9), lumber prices, various provinces 853A (13), lumber and millwork, various provinces 168 (3), 365 (6), 611 (10), 649 (11)

Wartime Prices and Trade Board—*Concluded*
 matzoys 856A (13), maximum prices, exemptions 501 (9), meat consumption in public eating places 596 (10), meats 330 (5), men's and boys' shirts and underwear 104 (2), metal—use extended 562 (9), metal—use in the manufacture of signs 332 (5), metal—use in the manufacture of certain goods 524 (9), metal containers and closures 85 (2), 270 (4), milk and milk products 459 (8), 645 (11), millwork prices in Calgary and Edmonton 87 (2), motor vehicles 412 (7), multiple containers 600 (10)
 newsprint wrapper sales 269 (4), note books and writing tablets 374 (6), nuts 471 (8), 525 (9) 821A (12)
 oak flooring 547 (9), office machinery 463 (8), onions 97 (2), 158 (3), 265 (4), Ottawa, conversion of real property 848 (1)
 packaging of chocolate 382 (6), paint and varnish brushes 658 (11), paper boxes 599 (10), paper napkins, tray covers and towels 375 (6), paper products 331 (5), 375 (6), 594 (10), paperboard boxes for cosmetics 857 (13), paperboard manufacture 591 (10), papier maché egg filler flats 361 (6), pea beans 849 (1), personal and household effects 505 (9), pipe, used metal 331 (5), pork products 828 (1), potatoes 202 (3) preserves 155 (3), 506, 520 (9), prices of poultry 833, 835 (1), 209 (3), 664 (11), poultry grit 676 (11), pumps 414 (7)
 quick frozen fruit and vegetables 544 (9)
 ration coupons 338 (5), rationed foods 155 (3), 327 (5), 506, 520 (9), real property conversion 848, 855 (1), 210 (3), 340 (5), 386 (6), 421 (7), 473 (8), 608 (10), 863 (13), rentals and termination of leases 827 (1), rentals for commercial accommodation 818 (1), repayment of subsidies 133 (3), 295 (5), 405 (7), resistance wire in the manufacture of electric stove elements and coils 851 (1), rivets and burrs 467 (8), rooming accommodation 271 (4), 601 (10), root vegetables 332 (5), 419 (7), rubber and rubber products 785 (12), rubber garments 268 (4)
 sausage 263 (4), 645 (11), school supplies 377 (6), sectional switch and outlet boxes 818A (12), seeds 185 (3), sheets and pillow cases 845 (1), shipping containers 509 (9) shortening 271 (4), slaughtering of live stock 589 (10), social stationery 860 (13), soft drink bottle carry outs 854 (1), spices 108 (2), steel boilers 474 (8), steel shafting, used 331 (5)
 tobacco crop 827 (1), toilet paper rolls 381 (6), Toronto, conversion of real property 855 (1), 210 (3), 340 (5), 386 (6), 421 (7), 473 (8), 608 (10), 863 (13), towels, towelling and bath mats 846 (1), transformers 669 (11)
 used domestic stoves 94 (2)
 vacant housing accommodation, Toronto 847 (1), vacuum cleaners 517 (9), veal 645 (11), 801A (12)
 Wartime Leasehold Regulations 807 (1), 134 (3), weavers and spinners 852 (1), webbing for garters and suspenders 85 (2), wheat distillers' dried grains 83 (2), wheelbarrows 523 (9), wiring and signalling devices 675 (11), women's and children's coats, suits and sport jackets 272 (4), women's and children's wear 468 (8), wood pulp 363 (6), work clothing 416 (7), wrapping papers 592 (10)
 Wartime Prices and Trade Regulations—
 exemptions from sellers' basic period maximum price 501 (9)
 leather prices 530 (9)
 office consolidation 141 (3)
 Wartime Wages Control Order, 1943—
 order established 624, 626 (11)

Reference Index Covering Contents of Volume IV, Nos. 1 to 13—Con.

- Washing machines—
 - used domestic electric 505, 506 (9)
- Water tanks—
 - specifications for manufacture 414 (7)
- Weavers and spinners—
 - processing of fabrics for civilian production controlled by permit 852 (1)
- Western Red Cedar Association—
 - rules for grading posts 681 (11)
- Wheat—
 - acquired by the Crown 75 (2)
 - control of trading 74 (2)
 - payments for feed purposes 62 (2) 399 (7)
 - regulations, discontinuance of trading on the Winnipeg Grain Exchange 72 (2)
 - use by distillers in the production of alcohol 83 (2)
- Wheelbarrows—
 - use of metal in manufacturing 523, 524 (9)
- Whey—
 - dried, imported for use as animal or poultry feeds—
 - tariff change 124 (3), 262 (4)
- Williams, E. R.—
 - appointed a member Magnesium Advisory Committee 432 (7)
- Windows—
 - millwork 368 (6)
 - screens 369 (6)
 - frames 373 (6)
- Winnipeg, Man.—
 - fuelwood prices 425 (7)
- Winnipeg Grain Exchange—
 - discontinuance of wheat trading 72 (2)
- Wire—
 - barbed 821A (12)
 - resistance, use in the manufacture of electric stove elements and coils 851 (1)
- Women's, misses' and children's wear—
 - amendments to various orders 468 (8)
 - styling, sale and delivery of coats, suits and sports' jackets 272 (4)
- Wood fuel—
 - payment of subsidy or bonus 69 (2) 451 (8)
- Wood Fuel Controller—
 - authorized to delegate power to the Regional Solid Fuel Representative of each province 805 (1)
- Wood pulp—
 - sale and distribution subject to licence 363 (6)
- Woods, Walter S.—
 - appointed Chairman Demobilization and Re-establishment Committee 285 (5)
- Wool—
 - ladies' sportswear 338 (5)
- Wrapping paper—
 - regulations for manufacturers 592 (10)
- Yarns—
 - woven cord tire fabric, tax exemptions 450 (8)
- Young, Major-General J. V.—
 - appointed a member, Inspection Board of the United Kingdom and Canada 575 (10)
- Yukon Territory—
 - onion prices 265 (4)
 - petroleum and natural gas rights 443 (8)
- Zinc—
 - sale and use controlled 219 (3)
 - zinc oxide and zinc mill products 219 (3)
- Zones—
 - beef 297 (5)
 - cartons 462 (8)
 - fuelwood 423 (7)
 - lamb 829 (1) 852A (13)
 - pork and pork products 828 (1)
 - poultry 835 (1) 665 (11)
 - sausages 647 (11)
 - shipping cases 462 (8)
 - vegetables 335 (5)
 - red cedar posts 681 (11)
 - veal 807A (12)

Various Statutes amended, suspended or referred to by Orders in Council passed under authority of the War Measures Act, Chapter 206, R.S.C. 1927—October 1, 1943 to December 31, 1943

Act	Order in Council	Vol. IV	
		No.	Page
Army Act.....	P.C. 8217 Utilization of members of Canadian Army in low medical categories in railway development, operation and maintenance, 26/10/43...	5	287
Canada Shipping Act.....	8592 Responsibility of owners of ships of other than Canadian registry for repatriation of seamen, 9/11/43.....	6	355
Canadian Wheat Board Act....	7687 Sunflower Seed and Rapeseed Regulations—guarantee of repayment of loans, 5/10/43.....	2	64
	7942 Regulations <i>re</i> discontinuance of wheat trading on the Winnipeg Grain Exchange, 12/10/43...	2	72
Civil Service Act.....	186/7730 Regulations <i>re</i> annual increases to Civil Servants, 6/10/43.....	2	67
	28/8496 Regulations <i>re</i> annual increases not applicable to employees exempt from provisions C.S. Act, 3/11/43.....	6	352
	194/8855 Salary increases to temporary employees, etc., 17/11/43.....	8	447
Consolidated Revenue and Audit Act, 1931.....	9133 Executive Committee of National War Finance Committee, 30/11/43.....	10	579
Food and Drugs Act.....	7891 Preparation "Easton's Syrup" in view of shortage of quinine, 12/10/43.....	3	119
Income War Tax Act.....	121/8660 Refund of amounts withheld under Sections 91 and 92, 10/11/43.....	7	398
Indian Act.....	8118 Adjustment of indebtedness Indian soldier settlers, 26/10/43.....	5	285
Loan Act, 1942.....	9133 Executive Committee of the National War Finance Committee, 30/11/43.....	10	579
Lord's Day Act.....	8535 Prosecutions for violations of laws relating to observance of the Lord's Day, 4/11/43.....	6	353
Militia Act.....	7989 N.R.M.A. (Army) Regulations established, 14/10/43.....	4	243
Munitions and Supply Act.....	7698 Defining application of Section 13 (4), 5/10/43..	2	67
National Resources Mobilization Act.....	7989 N.R.M.A. (Army) Regulations established, 14/10/43.....	4	243
	8197 Canadian Forestry Corps—return of members from the United Kingdom for service in Canada, 22/10/43.....	4	256
	8217 Canadian Army—utilization of members in low medical categories in railway development, operation and maintenance, 26/10/43.....	5	287
	8561 Regulations <i>re</i> payments to soldier miners, 6/11/43.....	6	354
Pension Act.....	8217 Utilization of members of Canadian Army in low medical categories in railway development, operation and maintenance, 26/10/43..	5	287
Veterans' Land Act.....	7990 Modifying limitations placed on Director, Veterans' Land Act, by Section 9, 14/10/43..	9	483

861
VOLUME IV, No. 1



OCT. 11, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price, 10 cents

1943

TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

	PAGE
7002—Regional Solid Fuel Representatives appointed for various provinces (Munitions and Supply).....	805
7251—"Conscientious objectors"—enlistment for non-combatant service (National Defence).....	806
7570—Wartime Leasehold Regulations, amended (Finance).....	807
7573—Malt (syrup, syrup powder and extract)—export permit (Trade and Commerce).....	808
75/7590—Canadian Claims Commission (Overseas), powers increased (National Defence).....	809
138/7590—Eligibility for benefits of members of crews of ships of Canadian registry under bareboat charter to residents outside of Canada (Transport).....	810

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>National Defence—</i>	
Routine Order No. 3675—Addressing of mail to the troops.....	812
<i>National Revenue—</i>	
WM No. 84 Supplement No. 1—Vanilla beans.....	815
WM No. 85 Supplement No. 2—Drawback on tea.....	815
WM No. 86 Supplement No. 1—Drawback on coffee.....	816
Series D No. 47 T.C. 137—Pads of hair for use in the manufacture of upholstered furniture.....	816

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Board Orders—</i>	
No. 313—Rationing of new farm machinery and equipment.....	817
No. 315—Maximum rentals for commercial accommodation.....	818
No. 319—1943 crop of flue-cured and burley leaf tobacco.....	827
No. 320—Maximum rentals and termination of leases for housing accommodation and shared accommodation.....	827
No. 321—Pork products.....	828
No. 322—Maximum prices for retail cuts of lamb.....	829
No. 323—Prices of dressed poultry and live poultry.....	833
<i>Administrators' Orders—</i>	
A-893—Prices of dressed poultry and live poultry.....	835
A-895—Specifications for bed sheets and pillow cases.....	846
A-901—Specifications for towels, towelling and bath mats.....	845
A-902—Vacant housing accommodation in City of Toronto.....	847
A-903—Conversion of real property in the City of Ottawa.....	848
A-904—Maximum prices for Eastern white beans (pea beans) and yellow eye beans...	849
A-905—Combined wholesale markup on sales of fresh fruit on or from the Montreal Fruit Market.....	849
A-906—Use of resistance wire in manufacture of electric stove surface elements and coils.....	851
A-907—Weavers and spinners.....	852
A-908—Bread and bakery products.....	853
A-909—Soft drink bottle carry-outs.....	854
A-910—Conversion of real property in the City of Toronto.....	855
<i>Fuelwood Order—</i>	
Fuelwood Order No. 77—Maximum prices for fuelwood in Eastern Ontario and a portion of Quebec.....	856

PART I
Orders in Council

Order in Council appointing Regional Solid Fuel Representatives

P. 7002

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 1st day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1752 of March 5, 1943, as amended, Regulations Respecting Coal and Coke were established and by Order in Council P.C. 5403 of July 6, 1943, Ernest John Brunning was appointed Coal Controller;

And whereas by Order in Council P.C. 4362 of May 28, 1943, Regulations Respecting Wood Fuel were established and James S. Whalley of the city of Winnipeg, Manitoba, was appointed Wood Fuel Controller;

And whereas the Minister of Munitions and Supply reports that it is desirable to appoint for each Province of Canada a Regional Solid Fuel Representative with authority to investigate and consider the solid fuel requirements of the province and the supply and distribution of solid fuel within the province, and to exercise in connection therewith such of the powers of the Coal Controller and of the Wood Fuel Controller as may be delegated to him by the Coal Controller and by the Wood Fuel Controller respectively for these purposes.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint each of the following a Regional Solid Fuel Representative for the province set opposite his name:—

Mr. T. E. Vaughan, of Halifax, Nova Scotia.

Major General Edward de B. Panet, C.M.G. of Montreal, Quebec.

Mr. George T. Pepall, of Toronto, Ontario.

Dr. Sidney E. Smith, of Winnipeg, Manitoba.

The Honourable Mr. Justice Donald Maclean, of Saskatoon, Saskatchewan.

The Honourable Mr. Justice C. C. McLaurin, of Calgary, Alberta.

Mr. Lawrence Killam, of Vancouver, British Columbia.

His Excellency in Council, on the same recommendation and under the above cited authority, is further pleased to order and doth hereby order as follows:—

1. The Coal Controller and the Wood Fuel Controller are hereby authorized to delegate generally or specifically to any Regional Solid Fuel Representative any or all of the respective powers heretofore or hereafter conferred by Order in Council P.C. 1752 of March 5, 1943, as amended, or by Order in Council P.C. 4362 of May 28, 1943, or by any other Order in Council conferring powers upon the Coal Controller or the Wood Fuel Controller as the case may be.

2. Each Regional Solid Fuel Representative shall have authority to investigate and consider the solid fuel requirements of the province, and the supply and distribution of solid fuel within the province, for which he is appointed, and for these purposes shall have and may exercise, and may delegate generally or specifically to any person or municipality or other body or corporation, such of the powers of the Coal Controller and of the Wood Fuel Controller as may be delegated to him by the Coal Controller and by the Wood Fuel Controller respectively.

3. Notwithstanding anything herein contained, where in the opinion of the Coal Controller or of the Wood Fuel Controller, as the case may be, it is advisable to do so, the Controller concerned may by order direct the Regional Solid Fuel Representative appointed for any province to undertake the investigation and consideration of the solid fuel requirements of, or the supply and distribution of solid fuel or any kind thereof within, any other province or part thereof, and the powers of such Representative may thereupon be exercised within the area and to the extent specified in such order and the term "province" where used in this Order shall be deemed to be amended accordingly.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council re enlistment for non-combatant service of
"conscientious objectors."

P.C. 7251

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 16th day of September, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that there are in Canada certain persons who are conscientiously opposed by reason of their religious training and beliefs to the bearing of arms, but who are anxious to serve in the Armed Forces in a non-combatant capacity; and

That it is therefore considered that provision should be made for the enlistment in the Canadian Army for service in a non-combatant capacity with units and formations of the Royal Canadian Army Medical Corps and the Canadian Dental Corps of such persons as have been found by a Mobilization Board established under the National Selective Service Mobilization Regulations to be conscientious objectors as defined by the said Regulations;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and under and by virtue of the War Measures Act, Revised Statutes of Canada, 1927, Chapter 206, and notwithstanding the provisions of any other statute, order or regulation, is pleased to make the following order and it is hereby made and established accordingly:

ORDER

- i. Any person who has been found by a Mobilization Board established under the National Selective Service Mobilization Regulations within one month of his application for enlistment to be a member of the denomination of Christians called Mennonites or a member of the Community of Doukhobors, as such members are defined in the said Regulations, or to conscientiously object by reason of religious training and belief to war in any form and to participation in combatant military service in which he might be required to take human life, may, for the purpose of performing any non-combatant service or duty with the Royal Canadian Army Medical Corps or the Canadian Dental Corps, be enlisted into an Active Unit or Formation of the Canadian Army.
- ii. Such person shall be subject to military law and shall have all of the rights and privileges and be subject to all of the obligations and duties of a soldier serving on active service with any unit or formation of the Canadian Army except that he shall not be required under any circumstances to bear arms.

- iii. Should such person desire to assume combatant duties, he shall be permitted so to do at any time.
- iv. The Minister of National Defence may make such regulations and issue such instructions as he may consider necessary or desirable for carrying out the purpose and intent of this Order.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending Wartime Leasehold Regulations

P.C. 7570

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 1st day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that it is deemed to be advisable and in the national interest that special tribunals be appointed to hear and dispose of appeals from decisions of officials fixing maximum rentals for real property pursuant to orders made from time to time by the Wartime Prices and Trade Board under the authority of the Wartime Leasehold Regulations established by Order in Council P.C. 9029 of the 21st day of November, 1941, as amended, and to perform other duties respecting possession of real property, and that the said Regulations be amended accordingly, as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act and otherwise, is pleased to amend the said Wartime Leasehold Regulations and they are hereby further amended as follows:—

1. Subsection (3) of Section 3 of the said Regulations is deleted and the following is substituted therefor:—

“(3) The Board may appoint, or authorize a Real Property Administrator or a

Rentals Administrator to appoint, from time to time in any area of Canada any person as a local rentals appraiser and any person or persons as a local committee, court of rental appeals or other tribunal to be known by such title as may be designated for the purpose of investigating and adjudicating upon local complaints and applications or appeals respecting rentals for and possession of real property and of performing such other duties as may be designated; and may delegate to any appraiser, committee, court or tribunal so appointed such powers to be exercised in such manner and according to such procedure as the Board may from time to time prescribe; and any court or tribunal so appointed is hereby established and the disposition of costs of any application or appeal to and the conclusiveness of any decision by any such appraiser, committee, court or tribunal shall be such as the Board may from time to time prescribe.”

2. Subsection (2) of Section 6 of the said Regulations is deleted and the following is substituted therefor:

(2) No person on behalf of himself or of another person shall let or offer to let any real property at a rental in excess of a maximum rental fixed therefor by the Governor in Council, or fixed by or on behalf of or under authority of the Board, or charge, demand, receive or collect a rental in excess of such a maximum rental.

3. Subsection (5) of Section 6 of the said Regulations is amended by inserting at the end of such subsection the words "or any order."

4. Subsections (1) and (3) of Section 9 of the said Regulations are deleted and the following are substituted therefor:

(1) In any proceedings in any Court a document purporting to be the decision of a Rentals Committee, Rentals Appraiser, Local Examiner, Hotel Rates Committee or Court of Rental Appeals fixing the maximum rental for any real property specified therein, if purporting to be signed by such Committee or by the Chairman thereof or by such Rentals Appraiser, Local Examiner, Hotel Rates Committee or Court of Rental Appeals, shall in the absence of evidence to the contrary be conclusively deemed to be the final and conclusive decision of such Committee, Appraiser, Examiner or Court, as the case may be.

(3) In any proceedings in any Court, a document purporting to be signed by a Real Property Administrator or Rentals Administrator, a Rentals Committee or the Chairman thereof, a Rentals Appraiser, a Local Examiner, Hotel Rates Committee or a Court of Rental Appeals shall be received in evidence without proof of the signature or of the official character of the person or persons appearing to have signed the same and without further proof thereof.

5. Subsection (1) of Section 10 of the said Regulations is amended by inserting after the words "the relative provisions of these regulations" the words "or of any order."

6. Subsection (3) of Section 10 of the said Regulations is amended by inserting after the words "Subsection (1)" the words "or of subsection (2)."

7. Subsection (4) of Section 11 of the said Regulations is deleted and the following is substituted therefor:

(4) In any proceedings in any court, the affidavit of any person concerned in the administration of these regulations sworn before a commissioner or other person authorized to administer oaths deposing that he has knowledge of the facts and setting forth the official character in which he is concerned in the administration of these regulations and that an annexed document is a true copy of a document signed and issued by him pursuant to these regulations or any order, shall be received as prima facie evidence that such document was so signed and issued by him under authority of the Board, and such affidavit shall be received in evidence without proof of the signature or official character of such person and without proof of the signature or official character of the person before whom such affidavit was sworn.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council prohibiting the export, except under permit, of malt, syrup, extract, etc.

P.C. 7573

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 30th day of September, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board recommends that, in order to conserve supplies required for Canadian use, the exportation of malt syrup and extract be similarly prohibited except under permit;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under the provisions of Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937; and the War Measures Act (Chapter 206 Revised Statutes of Canada, 1927) is pleased to order as follows:

1. The exportation of the following commodities is hereby prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 1—Agricultural and Vegetable Products

Malt syrup and malt syrup powder.

Malt, extract of.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the sixth day of October, 1943.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council increasing powers of Canadian Claims Commission (Overseas)

P.C. 75/7590

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 1st of October, 1943.

The Board had under consideration the following memorandum from the Honourable the Minister of National Defence:—

“The undersigned has the honour to state that the Deputy Minister of National Defence (Army) reports

- (a) that by Order-in-Council P.C. 29/2544 dated 11 April, 1941, a Canadian Claims Commission (Overseas) was constituted in the United Kingdom to deal with claims against the Crown in the right of the Dominion of Canada arising in the United Kingdom and on the Continent of Europe;
- (b) that said Order in Council P.C. 29/2544 dated 11 April, 1941, as amended by Order in Council P.C. 62/11160 dated 9 December, 1942, *inter alia* provides as follows:

‘To authorize Claims Officers to exercise the powers of the Commission and pay a claim made by any one claimant in respect of any one accident or incident which can be settled by such officers respectively, for an amount not exceeding the following limits:

(i) Claims Officers of rank of Captain..... 5 pounds

(ii) Claims Officers not below the rank of Major 20 pounds.

For the purposes of the provisions of this subsection, the Commission and the Chief Treasury Officer (Overseas) may make appropriate arrangements for placing funds at the disposal of Claims Officers.’

- (c) that it is deemed expedient by the appropriate Overseas Service Authorities for the more efficient handling of claims by the Commission to reduce the voluminous recommendations placed before it in simple cases which involve no questions of law or policy by increasing the powers the Commission may delegate as provided by Order in Council P.C. 29/2544 dated 11 April, 1941, as amended by Order in Council P.C. 62/11160 dated 9 December, 1942.

2. The Deputy Minister (Army) therefore recommends that to give effect to the foregoing Order in Council P.C. 29/2544 dated 11 April, 1941, as amended by P.C.

62/11160 dated 9 December, 1942, be amended by deleting section 3 (*gg*) and substituting the following therefor:—

‘3 (*gg*) To authorize Claims Officers to exercise the powers of the Commission and pay a claim made by any one claimant in respect of any one accident or incident which can be settled by such officers respectively, for an amount not exceeding the following limits:

	<i>Road Accident Claims</i>	<i>Training and Manoeuvre Claims</i>	<i>Mischief Claim</i>
Captains	5 pounds	20 pounds	5 pounds
Majors	20 pounds	50 pounds	20 pounds
Lieutenant-Colonels and Assistant Adjutant-General in charge of Claims	50 pounds	100 pounds	20 pounds
	(provided such Officer is legally qualified.)		

For the purposes of the provisions of this subsection, the Commission and the Chief Treasury Officer (Overseas) may make appropriate arrangements for placing funds at the disposal of Claims Officers.’

3. The Minister of National Defence concurs in the recommendation of the Deputy Minister and recommends that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other Statute, law or Regulation, be pleased to approve the same.”

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council *re* eligibility for benefits of members of crews of ships of Canadian registry under bareboat charter to residents outside of Canada

P.C. 138/7590

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 1st October, 1943.

The Board had under consideration a memorandum from The Honourable the Minister of Transport reporting:—

“That, by Order in Council, P.C. 149/8785 of September 26, 1942, as amended by Orders in Council, P.C. 123/2590 of March 31, 1943, and P.C. 105/4690 of June 8, 1943, regulations were made covering the payment of compensation to such masters or members of the crews of ships of Canadian registry or licence and such Canadian nationals who are masters or members of the crews of certified non-Canadian ships, and to such Canadian salt-water fishermen who, as the result of enemy action or counteraction taken against same, suffer damage to their personal effects on board their respective vessels;

That the said Regulations define a certified non-Canadian ship as a ship not of Canadian registry or licence which the Transport Controller certifies was engaged in essential war work on behalf of the British Commonwealth or its allies at the time when the voyage in question commenced, and provide for the Department, when dealing with applications for payment of compensation under the said Regulations to Canadian nationals who are members of the crews of

certified non-Canadian ships, to subtract from the compensation awarded the amount of compensation payable to the applicant under the laws of the country in which the vessel was registered or licensed;

That, in the interests of the United Nations and to ensure the full use of all shipping space available, many ships of Canadian registry or licence are chartered on a bareboat basis;

That the members of the crews of such ships are employed by the charterer and may be eligible to receive compensation as provided under the national scheme of the country in which the charterer is resident;

That, in order to avoid inequalities by reason of variations in the provisions of the various authorities but to retain the rights of Canadian nationals serving on the aforesaid ships, it is deemed expedient to ensure that the Canadian benefits do not operate beyond reasonable limits.

The undersigned, therefore, has the honour to recommend that, under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, Your Excellency in Council be pleased to order as follows:—

A Ship of Canadian registry or licence which is under bareboat charter to any charterer resident outside Canada shall be deemed to be a certified non-Canadian ship for the purpose of determining the eligibility of any person to benefit under the provisions of Order in Council, P.C. 149/8785 of September 26, 1942, as amended by Order in Council, P.C. 123/2590 of March 31, 1943, and by Order in Council P.C. 105/4690 of June 8, 1943; but the provisions of this Order shall be without effect upon any award heretofore made under the provisions of any of the said Orders in Council."

The Board concur in the above report and recommendation and submit the same for favourable consideration.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE

QUARTERMASTER-GENERAL'S BRANCH

ROUTINE ORDER No. 3675

ADDRESSING OF MAIL TO THE TROOPS

September 30, 1943.

1. Canadian Army Routine Orders No. 930, 1142, 2015, 2535, 2777 and 3268 are hereby cancelled, and the following instructions issued.

2. The address on all mail intended for members of the Canadian Army, whether stationed in Canada or overseas, should be neatly and clearly written and all mail should bear the return address of the sender. It is recommended that, wherever possible, ink should be used to address mail. In no case should indelible pencil be used.

3. It is most important that all mail be completely and properly addressed in accordance with the following instructions. Non-compliance with these instructions will result in confusion and delay in delivery.

Addressing of mail for delivery in Canada

4. While serving in Canada, units of the Canadian Army (Active) will use a "place name" address except:—

- (a) On correspondence referred to in paras. 9, 10, 11, 12 and 13 hereunder;
- (b) Where specific instructions have been or will be issued to the contrary.

5. "Place name" addresses consist of the usual particulars as to regimental number, rank and name, name and details of the unit (i.e., company, squadron, battery, reinforcement unit, etc.), and name of the regiment or branch of the Service, followed by the correct postal address of the place where the unit is stationed; for example:

A.67823,
Cpl. Rennie, J. R.,
No. 3 Works Coy., R.C.E.,
Lethbridge, Alberta.

B.79891,
Pte. Rhodes, A. J.,
No. 19 Cdn. Field Ambulance, R.C.A.M.C.,
Valcartier M.P.O. 501, P.Q.

6. When a unit moves from one place to another in Canada, the Officer Commanding should, immediately on arrival at the new location, send an accredited representative to the civil or Military Post Office where he proposes to draw mail. The Officer Commanding should ascertain the correct postal address and advise the Post Office where the unit was formerly stationed so that unit mail may be redirected. The Officer Commanding should have the new address published in unit orders and take any other practicable steps to ensure that the correct address is used.

7. Mail for personnel attending training centres should show in the address, in addition to the usual particulars as to regimental number, rank and name, details of the company or unit, followed by the name and location of the training centre; for example:

M.43870,
Pte. White, L. H.,
"B" Coy., No. 33 C.A.(B)T.C.,
Ottawa, Ontario.

8. It is most important that the name of the place in Canada where a soldier is stationed be shown in the address (except as provided for in para. 4 (a) and (b) above), as mail for military units in Canada is handled through the civil Postal Service until it reaches the Military Post Office or is delivered to the unit post orderly.

Return addresses for personal correspondence to points abroad

9. All mail, other than official correspondence, written by Canadian Army personnel stationed in Canada and addressed to points abroad, exclusive of points in the United Kingdom and the United States of America, will not contain or bear a return address revealing the location of the unit, Training Centre, Establishment or Headquarters to which the writer belongs.

10. Return addresses, instead, will contain only the following information:

Regimental number (if applicable), rank and name,
Unit (or Training Centre or Establishment or Headquarters),
Canadian Home Forces,
Base Post Office,
Canada.

11. If it is found to be impossible to follow the provisions of para. 10 above without automatically revealing or indicating the location of an Establishment or Headquarters, then a civilian return address must be used together with the writer's regimental number (if applicable), rank and name.

12. Location of a unit, Training Centre, Establishment or Headquarters will not be indicated in any way in any letter sent to the above-mentioned points.

13. The above regulations do not apply to correspondence with prisoners of war or internees in enemy-occupied or neutral countries. In correspondence with prisoners of war and internees, regulations for which are contained in Canadian Army Routine Order No. 3267, the writer's regimental number and rank may not be given.

Addressing of mail for delivery overseas

14. (a) All mail intended for members of the Canadian Army (Active) serving overseas should contain in the address particulars as to regimental number, rank and name, details of unit, and name of the regiment or other branch of the service, followed by "Canadian Army Overseas"; for example:

K.10675,
Sgt. Raymond, D. W.,
"B" Company,
Seaforth Highlanders of Canada,
Canadian Army Overseas.

B.12345,
Cpl. Jones, A. J.,
1st Anti-Tank Regt., R.C.A.,
Canadian Army Overseas.

(b) The form of address defined in para. 14 (a) will apply generally to members of the Canadian Army (Active) serving outside of Canadian territory although in certain areas a different form of address will be used in accordance with specific instructions which have been or will be issued.

15. It is essential that the name of the unit should be included in the address. Cases have occurred in which only the name of the corps; e.g., R.C.C.S., R.C.E., R.C.O.C., R.C.A.S.C., R.C.A.M.C., etc., has been furnished without any indication as to the particular unit in the corps. Delivery of such mail is impossible.

16. When a unit stationed in Canada receives orders to proceed overseas, the Officer Commanding will ensure that all personnel are informed of their correct

overseas address prior to proceeding on embarkation leave. Instructions in this regard must be followed strictly by all concerned.

17. Despite publicity given to the proper addressing of mail to members of the Canadian Army Overseas, considerable difficulty is still being experienced by the Postal Service due to the use of incorrect or incomplete addresses. The greatest difficulty experienced is in connection with troops proceeding overseas as reinforcements.

18. When Commandants of Advanced Training Centres, etc., know to what reinforcement unit personnel from their respective training centres will be posted on arrival overseas, they will give such information to these personnel prior to their proceeding on embarkation leave. This is most important as it enables these reinforcements to advise their correspondents of the correct overseas address before departure from Canada.

19. When Commandants of Advanced Training Centres, etc., do not know to what reinforcement unit personnel from their respective training centres will be posted on arrival overseas, they will instruct such personnel to make use of the Poste Restante service as explained hereunder. It is important that such personnel are made conversant with the Poste Restante service prior to proceeding on embarkation leave in order that they may advise their correspondents as to the correct address for mail.

Poste Restante Service

20. The Poste Restante service is operated by Canadian Postal Corps Headquarters in the United Kingdom for the benefit of personnel mentioned in para. 19, and for other soldiers such as personnel attending courses overseas, or members of advance parties who cannot have their mail addressed to a definite unit overseas. The Poste Restante service is only a temporary expedient and must not be used as a permanent address.

21. Soldiers proceeding overseas, either individually or in drafts, who are unable to ascertain, prior to their departure from Canada, what their overseas address will be, should make use of the Poste Restante Service Overseas. To make use of this special service, the following procedure should be followed:

- (a) Soldiers should, prior to departure, advise their relatives and friends to address their mail as follows:
 Regimental Number,
 Rank and Name,
 Service or Unit,
 c/o Poste Restante,
 Canadian Postal Corps Headquarters,
 Canadian Army Overseas.
- (b) On arrival overseas soldiers will advise the Poste Restante Service, C.P.C. Headquarters, Canadian Military Headquarters, of their address in the United Kingdom. Mail received by the Poste Restante service will then be forwarded.
- (c) It is essential that soldiers apply to the Poste Restante service for their mail as soon as possible after arrival overseas, as mail not applied for within 60 days after receipt will be returned to the sender.
- (d) As soon as soldiers know their address in the United Kingdom, they should immediately inform their friends and relatives in Canada of this address in order that mail may be forwarded to them direct instead of through the Poste Restante.

22. The foregoing instructions are to be repeated periodically in all Headquarters and unit orders. District Officers Commanding will ensure that a direction to this Routine Order is included in their advice of movement orders for overseas.

APPROVED:

HOWARD KENNEDY,
Major General, Quartermaster-General.

(NOT applicable to the Reserve Army)

DEPARTMENT OF NATIONAL REVENUE

WM No. 84

Supplement No. 1

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 21st September, 1943.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

The importation into Canada of VANILLA BEANS is prohibited except under permit issued by the Minister of National Revenue.

Applications for permits to import Vanilla Beans are to be submitted, IN DUPLICATE, on Department of National Revenue form "Application for Permit to Import War Materials and Other Goods". The foregoing does not apply to goods in transit to Canada on or before the 21st September, 1943.

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 7257, 16/9/43—Authority War Measures Act.)

WM No. 85

Supplement No. 2

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 28th September, 1943.

*To Collectors of Customs and Excise, and others concerned:***Drawback On Teas**

The following regulations have been established by Order in Council (P.C. 95/7430) dated September 22, 1943, under provisions of Section 286 of the Customs Act, Section 94 of the Special War Revenue Act and Section 3 of the War Measures Act, for the payment of a specific rate of six and one-half ($6\frac{1}{2}$) cents per pound, in lieu of drawback of duties and/or taxes, on teas (a) exported; (b) supplied as ships' stores to ocean-going vessels; and, (c) acquired by the Governments of the United Kingdom, the United States of America and countries allied with them, or by units of their armed forces, provided the goods are to become and remain the property of the afore-mentioned governments and that the funds expended therefor are the funds of the respective governments and that the expenditures are for war projects in Canada; the same to be effective covering exports and deliveries on and after October 1, 1943, and until further ordered; provided that in connection with the specific rate hereby covered the Department of National Revenue shall establish and maintain suitable records as to duty and tax content normally claimable under the standard drawback procedures, and in the event of any significant change shall take such steps as may be necessary in the interest of the revenue, for authorization of lower specific rates of drawback.

Regulations

(1) The whole of the drawback shall be paid to the exporter or supplier of such goods;

(2) The quantities of such goods exported or delivered shall be ascertained;

(3) Claims submitted on and after October 1, 1943 shall be filed with the Collector of Customs and Excise and complete documentary evidence attached, according to the respective requirements of Orders in Council (a) P.C. 29/185 of January 28, 1937, (b) P.C. 32/185 of January 28, 1937, and (c) P.C. 87/10460 of November 18, 1942, except that no documentary proof of payment of duties and/or taxes shall be required to be filed with the claims;

(4) Claims shall be made under Oath before a Collector, Justice of the Peace or Commissioner, in form as approved by the Minister of National Revenue, on relative Customs Drawback Forms, (a) K. 32, (b) K. 36 and (c) K.38 (modified where necessary), and shall before payment be verified to the satisfaction of the Minister, who may require, in any case, the production of such further evidence, in addition to the usual averments, as he deems necessary to establish the bona fides of the claim.

Instructions

Claim Forms K. 32, K. 36 and K. 38 (Claimant's Oaths and statements of claim) may be obtained in quantity required from the nearest Collector.

Detailed information may be obtained at District Drawback Offices located at Halifax, N.S., Saint John, N.B., Montreal, P.Q., Ottawa, Oshawa, Toronto, Hamilton, London and Windsor, Ont., Winnipeg, Man., and Vancouver, B.C.

Memorandum Series WM No. 85 and Supplement No. 1 thereto are cancelled, effective on and after October 1, 1943.

D. SIM,
Deputy Minister.

WM No. 86

Supplement No. 1

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 28th September, 1943.

To Collectors of Customs and Excise, and others concerned: ..

Drawback On Coffee

By Order in Council (P.C. 95/7430) dated September 22, 1943, it is provided that, in connection with the specific rate of 6 cents per pound (coffee) authorized under Order in Council (P.C. 77/84) of January 6, 1943, the Department of National Revenue shall establish and maintain suitable records as to duty and tax content normally claimable under the standard drawback procedures, and in the event of any significant change shall take such steps as may be necessary in the interest of the revenue, for authorization of lower specific rates of drawback.

D. SIM,
Deputy Minister.

Series D No. 47

T.C. 137

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 24th September, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 1st July, 1943, the under-mentioned product shall be accorded the tariff treatment hereunder indicated:—

Batts or pads of curled hair impregnated for use only in the manufacture of upholstered furniture:—

British Preferential Tariff	12½ per cent.
Intermediate Tariff	17½ per cent.
General Tariff	20 per cent.

(To be designated as Tariff Item 549f.)

D. SIM,

Deputy Minister of National Revenue, Customs and Excise.

(P.C. 7318, 20/9/43—Authority War Measures Act.)

PART III
Wartime Prices and Trade Board
(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 313

Respecting Rationing of New Farm Machinery and Equipment

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

The Board hereby orders as follows:

1. Clause (d) of Section 1 of Order No. 192 of the Board as amended by Order No. 271 of the Board is hereby revoked and the following substituted therefor:

“(d) farm machinery and equipment means

- (i) any type of machinery, equipment or implements named in Schedule “A” to Administrator’s Order No. A-810;
- (ii) agricultural machinery, mechanical equipment and implements designed for use on a farm or ranch for the production, care or treatment of crops, livestock, poultry or other produce.”

2. Section 12 of Order No. 192 of the Board as amended by Order No. 271 of the Board is hereby revoked and the following substituted therefor:

“12. Nothing in this Order contained shall apply to

- (a) attachments, repair parts and spare parts designed for the repair or maintenance of farm machinery, equipment or implements;
- (b) tracklaying type tractors;
- (c) irrigation or drainage equipment;
- (d) hand tools;
- (e) milk cooler refrigeration units;
- (f) wheelbarrows;
- (g) hand operated seeders or planters;
- (h) walking plows—1 furrow;
- (i) horse hoes;
- (j) grape and berry hoes;
- (k) hand operated cultivators and weeders;
- (l) scufflers;
- (m) hay forks, slings and attachments therefor;
- (n) pulpers;
- (o) churns;
- (p) hand operated sprayers;
- (q) hand operated dusters;
- (r) knapsack sprayers;
- (s) hand barrel sprayers;
- (t) metal well pumps—hand or windmill operated or operated in conjunction with pump jack;
- (u) barrel, cistern and pitcher pumps;
- (v) wood well pumps;
- (w) pump jacks;

- (x) watering equipment—cups and bowls;
- (y) incubators, 150 egg or under;
- (z) brooders;
- (aa) beekeeper's supplies;
- (ab) electric fence controllers;
- (ac) sickle knife grinders;
- (ad) tank heaters."

3. This Order shall be effective on and after the 4th day of October, 1943.

Made at Ottawa, this 28th day of September, 1943.

D. GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 315

Respecting Maximum Rentals for Commercial Accommodation

made pursuant to authority conferred by Order in Council P.C. 9029, dated the 21st day of November, 1941, and amendments thereto.

This Board orders as follows:

Definitions.

1. For the purposes of this Order,
 - (a) "Board" means the Wartime Prices and Trade Board;
 - (b) "commercial accommodation" means
 - (i) any vacant land;
 - (ii) any land used for commercial purposes and let upon a ground lease;
 - (iii) any place of business;
 - (iv) any structure or part of a structure used for combined business and dwelling purposes under a lease that is made to one tenant or two or more tenants jointly and the rental payable under which has not been apportioned in respect of that part used for business purposes and that part used as a place of dwelling;
 - (c) "Court of Rental Appeals" means any Judge, judicial officer or barrister designated as such, for any particular area, by the Board;
 - (d) "landlord" means any person of whom another holds any right to the possession of any commercial accommodation and the heirs, executors, administrators and assigns of such person and, without restricting the generality of the foregoing, includes any person who lets or sub-lets or grants any leave and licence for the possession of any commercial accommodation, any person entitled to possession under any judgment or order of a Court or under any statute and any mortgagee or chargee in possession;
 - (e) "lease" means any enforceable contract for the letting or sub-letting of any commercial accommodation or any leave and licence for the use of any commercial accommodation, whether such contract or leave and licence is made orally or in writing; and each of the verbs "let", "rent" and "sub-let" shall have a corresponding extended meaning;
 - (f) "province" includes the North West Territories and Yukon Territory;
 - (g) "rent" or "rental" means any payment or consideration, including any bonus or gratuity to or for the benefit of the landlord, for the possession of any commercial accommodation by the day, week, month, year or other period of time;

- (h) "Rentals Administrator" means a person appointed as such by the Board and includes any person similarly appointed as a Deputy Rentals Administrator;
- (i) "Rentals Appraiser" means any person appointed as such by the Board or by a Rentals Administrator;
- (j) "tenant" means any person who holds possession of any commercial accommodation under any lease;
- (k) "term certain" means a period of possession of commercial accommodation, the right to which possession, according to the law of the province in which the accommodation is situated, would terminate at the end of the period without notice by either landlord or tenant.

Property and leases not affected by this order

2. (1) The provisions of this Order shall not apply to

- (a) any real property used solely for agricultural purposes;
- (b) any lease of any commercial accommodation in which lease His Majesty in right of Canada is landlord and Wartime Housing Limited is his agent;
- (c) any real property when let solely for the purpose of public entertainment or public exhibition (other than for the purpose of operating a moving picture theatre);
- (d) any commercial accommodation the rental for which is less than \$100.00 per year;

Exemptions
from Order.

all of which are hereby exempted from the provisions of Section 5 of the Wartime Leasehold Regulations.

(2) In any case in which a Rentals Administrator has exempted any real property or any transaction or person from any provision of any previous Order of the Board, such property, transaction or person shall to the extent of such exemption be exempt from the corresponding provision of this Order unless and until a Rentals Administrator otherwise directs in writing.

Part 1—Maximum Rentals for Commercial Accommodation

3. Maximum rentals that have been fixed for commercial accommodation before October 1, 1943, or under this Order shall not be varied except in accordance with the provisions of this Order.

Fixed
maximum
rentals.

4. (1) Fixed maximum rentals referred to in Section 3 are the following:

- (a) the rental lawfully payable under a lease in effect on October 11, 1941, for any commercial accommodation or, if there was no lease in effect for the accommodation on that date but there was a lease in effect for the accommodation at some time or times since January 1, 1940, the rental lawfully payable under the latest lease in effect between January 1, 1940 and October 11, 1941, (subject to the latest conclusive variation of such maximum rental heretofore made under the authority of the Board);
- (b) the rental lawfully payable under the first lease made between October 11, 1941 and December 10, 1942, for any commercial accommodation for which no maximum rental had been fixed on or before October 11, 1941, (subject to the latest conclusive variation of such maximum rental heretofore made under the authority of the Board);
- (c) the maximum rental conclusively fixed under the authority of the Board for any commercial accommodation that was rented for the first time on December 10, 1942, or between December 10, 1942, and October 1, 1943.

Particular
fixed
maximum
rentals.

(2) Maximum rentals payable under any lease referred to in clause (a) of subsection (1) preceding shall include the following:

- (a) a rental which is subject to seasonal variation during year-round possession, in which case the rental payable in each season shall be the maximum rental payable in any corresponding season;
- (b) a rental payable under a sub-lease made between a tenant and a sub-tenant and in effect at the same time as the lease referred to; in which case a lease may be made or renewed at the rental payable under the sub-lease if the same commercial accommodation, appurtenances, furniture, furnishings, equipment, fixtures, services and facilities are supplied as were supplied under the sub-lease;
- (c) an altered rental payable upon the exercise of an option contained in the lease; but, unless the option is exercised, such altered rental shall not constitute a maximum rental;
- (d) a rental payable for any commercial accommodation customarily rented only for a season or part of a season in which case the maximum daily, weekly, monthly and seasonal rentals in each season shall be the respective daily, weekly, monthly and seasonal rentals payable in the last corresponding season before October 11, 1941;
- (e) a rental which, by the terms of the lease, is to increase or decrease progressively during the term of the lease or is to be computed in a specified manner, whether on volume of business or profits or otherwise; provided that in any case in which a rental is to be computed on the tenant's volume of business, sales, profits or revenue, the amount of any tax imposed by law on or after June 23, 1942, on any goods or services sold or supplied by such tenant or the amount of any tax which the tenant has paid or is legally bound to pay to the person from whom he purchased such goods, upon which tax, by law, the tenant is not permitted a mark-up or profit, shall, for the purposes of this Order, be deemed not to constitute any part of such volume of business, sales, profits or revenue.

Lessening
accommo-
dation or
services, etc.

5. (1) Commercial accommodation for which there is a fixed maximum rental shall include all appurtenances, furniture, furnishings, equipment, fixtures, services and facilities that were supplied or were to be supplied by the landlord for such maximum rental.

(2) During the term of any lease now or hereafter in effect for any commercial accommodation or during any period of renewal or extension of such lease, no person shall, in the absence of an agreement between the landlord and tenant to the contrary, discontinue or lessen any heating, lighting or cold or hot water service supplied or to be supplied by the landlord unless he obtains from the Rentals Appraiser a written permit so to do and complies with the terms of such permit, or unless such discontinuance or lessening is due to governmental order or fuel not being available.

(3) An application for a permit shall be made on a form provided by the Board; and the Rentals Appraiser may grant or refuse a permit.

(4) If the landlord of any commercial accommodation for which there is a fixed maximum rental lessens the amount of the accommodation or of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities which were supplied or to be supplied for the maximum rental, whether or not a permit has been granted under this Section, he shall, either before or within thirty days after the date of such lessening, make an application in accordance with Section 9 to the Rentals Appraiser for a variation of the maximum rental; provided that nothing in this subsection shall be deemed to authorize a landlord to break the conditions of any lease in effect for the accommodation.

6. If the landlord of any commercial accommodation, since the date on which the maximum rental therefor was last fixed, increases the amount of such accommodation or supplies any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied for the rental fixed on such date, he shall not collect or receive any rental in excess of the maximum rental unless, upon application by him, the maximum rental is varied under the provisions of Section 7 and he complies with the provisions of Section 8.

Increasing accommodation or services, etc.

7. (1) An application may be made by the landlord of any commercial accommodation to the Rentals Appraiser for a variation of the fixed maximum rental for the accommodation by reason of any of the following special circumstances affecting such accommodation:

Variation of fixed maximum rentals.

- (a) an increase in the taxes or water rates payable by the landlord since the date on which the maximum rental was last fixed and resulting otherwise than from a structural alteration, addition or improvement; in which case, the Rentals Appraiser may increase the maximum rental by an amount which is commensurate with the amount of such increase in taxes or water rates;
- (b) an increase in the amount of the accommodation or the supplying of appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied or to be supplied for the maximum rental; in which case, the Rentals Appraiser may increase the maximum rental by an amount which is commensurate with the increased rental value of the accommodation, but in no event shall the maximum rental be increased to an amount that is higher than the rental generally prevailing on October 11, 1941, for similar accommodation in the neighbourhood;
- (c) the maximum rental is substantially lower than the rental generally prevailing on October 11, 1941, for similar accommodation in a similar neighbourhood or location in the same municipality; in which case the Rentals Appraiser may increase the maximum rental to an amount not exceeding such generally prevailing rental.

(2) An application may be made by a tenant of any commercial accommodation to the Rentals Appraiser for a variation of the fixed maximum rental of the accommodation by reason of the circumstance that

- (a) the maximum rental referred to in clause (b) of subsection (1) of Section 4 is higher than the rental generally prevailing on October 11, 1941, for similar commercial accommodation in a similar neighbourhood; in which case, the Rentals Appraiser may decrease the maximum rental to such generally prevailing rental; but an application shall not be made if the maximum rental was varied or fixed by a decision made under the authority of the Board or is an altered rental referred to in clause (c) of subsection (2) of Section 4; or
- (b) since the date on which the maximum rental for the accommodation was last fixed, there has been a lessening of the amount of the accommodation or of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were supplied or to be supplied for the maximum rental; in which case, the Rentals Appraiser may decrease the maximum rental by an amount which is commensurate with the decreased rental value of the accommodation.

(3) No application by a landlord or a tenant for a variation of a fixed maximum rental shall be considered by a Rentals Appraiser unless it is by reason of one or more of the special circumstances set forth in this Section or in Section 5.

(4) Any variation of the maximum rental for any commercial accommodation under this Order shall be deemed to be the fixation of the maximum rental for such accommodation.

When an increased or decreased maximum rental may be charged.

8. (1) If a fixed maximum rental has been increased by reason of any circumstance referred to in subsection (1) of Section 7 and the tenant has not agreed to pay any increased rental, the landlord may put the increased maximum rental into effect in the same manner as an increased rental may be put into effect under the law of the province in which the accommodation is situated.

(2) When the fixed maximum rental for any commercial accommodation has been increased under the provisions of this Order

- (a) by reason of any increase in the taxes or water rates referred to in clause (a) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected to the extent of and in accordance with the agreement; or
- (b) by reason of an increase in the amount of the accommodation or the supplying of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities referred to in clause (b) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected as from the date of such supplying to the extent of and in accordance with the agreement;
- (c) by reason of the circumstance referred to in clause (c) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected as from the date on which the landlord's application was filed to the extent of and in accordance with the agreement;

provided that the right to collect, receive or pay any such increased rental shall be postponed until the date on which such maximum rental has been conclusively increased under the provisions of this Order.

(3) When the fixed maximum rental for any commercial accommodation has been decreased under this Order

- (a) by reason of the circumstance that the fixed maximum rental was higher than the rental generally prevailing on October 11, 1941, for similar commercial accommodation in a similar neighbourhood, the decreased maximum rental, in the case of a lease for a term certain, shall take effect from the expiration of the current term and in the case of a monthly or yearly lease, shall take effect at the end of the current lease month or lease year, as the case may be;
- (b) by reason of the lessening of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities, the decreased maximum rental shall take effect from the date on which the lessening occurred;

and the lease in effect for such accommodation shall be deemed to have been amended accordingly.

(4) Notwithstanding the provisions of the Wartime Leasehold Regulations prohibiting the charging, demanding, receiving, collecting and paying of any rental in excess of the maximum rental, in any case in which the landlord of any commercial accommodation is entitled under this Order to make an application for an increased maximum rental for the accommodation, a lease may be made which provides for a rental higher than the fixed maximum rental subject to the maximum rental being varied under the provisions of this Order; but the right to collect, receive or pay any rental in excess of the fixed maximum rental shall be postponed until the date on which the maximum rental has been conclusively increased under the provisions of this Order.

9. (1) An application to a Rentals Appraiser for the variation of a Procedure for application for variation of maximum rentals. fixed maximum rental shall be made in the following manner:

- (a) a form of application provided by the Board shall be completed in duplicate by the applicant and all information required by such form shall be given;
- (b) both copies of the completed application shall be filed with the Rentals Appraiser;
- (c) the Rentals Appraiser shall forward a copy of the application to the opposite party by mail;
- (d) the opposite party to the application may within ten days after the date on which it was mailed to him forward or give to the Rentals Appraiser any written statement that he desires to make.

(2) The Rentals Appraiser may require such additional information from either party as he may direct, may conduct a hearing if he desires and may adopt such procedure as he deems proper.

(3) The Rentals Appraiser may require the evidence of the parties to be given under oath or affirmation and may administer such oath or affirmation, and may inspect the accommodation; but no expense shall be incurred without the written authorization of a Rentals Administrator.

(4) The Rentals Appraiser may fix or vary the maximum rental of the accommodation described in the application or may dismiss the application.

(5) A Rentals Appraiser of his own motion, may vary the maximum rental for any commercial accommodation by reason of the existence of any circumstance referred to in Section 7.

(6) Any decision by a Rentals Appraiser shall be on a form provided by the Board and, in the absence of an appeal under Section 11, the decision shall be conclusive as between the parties.

(7) On any application, no costs shall be awarded to either party.

10. (1) The landlord of any commercial accommodation described in subsection (2) following shall, before or within thirty days after making a lease therefor, make an application to the Rentals Appraiser to fix the maximum rental therefor; and a landlord who has made the application may collect the rental payable under the lease until the maximum rental is fixed but, if he does not make the application within such thirty days, the tenant may thereafter withhold payment of all rental until the landlord has made the application but shall notify the Rentals Appraiser that the application has not been made. Fixation of maximum rental not previously fixed.

(2) Commercial accommodation to which this Section applies shall be:

- (a) that for which there was no lease in effect between January 1, 1940 and October 1, 1943;
- (b) that which has been altered since the date on which the maximum rental therefor was last fixed, resulting in substantially different accommodation;
- (c) that which has been customarily rented for a season or seasons only, if rented for any period not included in such season or seasons;
- (d) that which has been converted from housing accommodation;
- (e) that for which the maximum rental is not ascertainable by the landlord.

(3) If there is no lease in effect for the commercial accommodation at the time of the application, the landlord shall complete a form of application provided by the Board and shall furnish such information as the Rentals Appraiser may require and the provisions of sub-sections (2), (3), (4) and (6) of Section 9 shall apply to the application.

(4) If there is a lease in effect for the commercial accommodation at the time of the application, all of the provisions of Section 9 (except subsection (5)) shall apply as if the application were for variation of a fixed maximum rental.

(5) If there is a lease in effect for the commercial accommodation at the time of the application, the maximum rental fixed under this Section shall take effect from the date of the commencement of the lease; and, if the rental payable under the lease is higher than such fixed maximum rental, the lease shall be deemed to have been amended accordingly.

(6) In no case shall a maximum rental for any commercial accommodation be fixed under this Section at an amount that is higher than the rental generally prevailing on October 11, 1941, for similar accommodation in a similar neighbourhood.

(7) A Rentals Appraiser may, of his own motion, fix the maximum rental for any commercial accommodation referred to in this Section and in the absence of an appeal under Section 11, the decision of the Rentals Appraiser shall be conclusive as between the parties.

Appeal from
rentals
appraiser.

11. (1) The decision of a Rentals Appraiser fixing or varying the maximum rental for any commercial accommodation may be appealed by either party to the Court of Rental Appeals.

(2) An appeal shall be made in the following manner:

(a) a notice of appeal provided by the Board shall be completed in duplicate by the party who is appealing;

(b) the party who is appealing shall, within fifteen days after the date of the Rentals Appraiser's decision or within such further time, not exceeding thirty days, as a Rentals Administrator may allow,

(i) serve one copy of the notice of appeal on the opposite party, if any, by personal service or by prepaid registered mail;

(ii) file the other copy and proof of service on any opposite party with the Rentals Appraiser or other officer designated by a Rentals Administrator;

(c) the Rentals Appraiser shall ascertain from the Court of Rental Appeals the date of the hearing of the appeal and shall forward to each of the parties by mail a notice stating the date of hearing unless such Court itself sends such notice;

(d) the Rentals Appraiser shall forward to the Court of Rental Appeals a copy of his decision, all material filed on the application and a memorandum setting forth such additional facts as were established before him; and such material and memorandum shall be open to inspection by either party;

(e) on the appeal, any relevant evidence may be submitted by either party.

(3) The Court of Rental Appeals may require such information in such manner as it may direct, may adopt such procedure at the hearing as it deems proper, may inspect the accommodation and, for the purpose of informing itself in the execution of its powers and duties, shall have the powers of a commissioner appointed under the Inquiries Act (R.S.C. 1927, Chapter 99); but no expense shall be incurred without the written authorization of a Rentals Administrator.

(4) The said Court may confirm or revoke the decision of the Rentals Appraiser or make such variation or fixation of the maximum rental as could be made by the Rentals Appraiser under the provisions of this Order.

(5) The decision of the said Court shall be on a form provided by the Board and shall be conclusive as between the parties.

(6) On any appeal under this Section, no costs shall be awarded to either party.

Part II—General Provisions

12. All leases made before, on or after October 1, 1943, shall be deemed ~~All leases~~ to be amended in so far as is necessary to give effect to the provisions of ~~amended.~~ this Order.

13. For the purposes of this Order, any application, statement or other ~~Applications,~~ document that is required or permitted by this Order to be made, filed or ~~etc., by wives,~~ posted by any person may be made, filed or posted by the widow, ~~etc.~~ widower or legal representative of any such person or the wife or husband of any such person who is a member of His Majesty's Forces.

14. (1) No person shall make any false or misleading statement or ~~False~~ representation in or in respect of any application, return, receipt, state-~~statement.~~ ment or other document that is required or permitted by or under this Order to be given, made, filed or posted.

(2) No person shall dispossess or evict any tenant from any commercial accommodation, or require any tenant to vacate or deliver up possession of any commercial accommodation for refusal to pay a rental in excess of the maximum rental for the accommodation.

15. Any agreement in a lease under which the tenant agrees to waive ~~Agreement to~~ any of his rights under this Order shall be null and void. ~~waive rights.~~

16. (1) Any payment passing to the landlord in consideration of the ~~Certain~~ right to possession or right to continue in possession of any commercial ~~consideration~~ accommodation shall be deemed to be rental. ~~deemed to be~~ ~~rental.~~

(2) Any agreement of sale of commercial accommodation which provides for forfeiture in the event of default in payment of the purchase price without liability for the unpaid part of such price shall, for the purpose of this Order, be deemed to be a lease and any payments made thereunder shall be deemed to be rental.

(3) If any agreement between a landlord and a tenant of any commercial accommodation provides for payment by the tenant, in addition to the stipulated rental, of any sum as consideration for an option granted to the tenant to purchase the accommodation, such sum shall be deemed to be rental.

17. In every case in which a lease or renewal of a lease for any commercial accommodation is made ~~Statement by~~

(a) to a new tenant, or

(b) at a change in rental, or

(c) involving a change in the furniture, furnishings, equipment, fixtures, services or facilities of the accommodation,

the landlord or his agent shall, at the time of making such lease or renewal, give to the tenant a signed statement on a form provided by the Board, showing the maximum rental for the accommodation and such further information as is required by the form, and shall forward a signed copy of the statement to the Regional Rentals Office within ten days thereafter.

18. (1) Notwithstanding anything contained in this Order, a Rentals ~~Powers of~~ Administrator may ~~Rentals~~ ~~Administrator.~~

(a) require any person to furnish any information in any specified form and manner;

(b) enter or authorize any other person to enter any commercial accommodation to inspect it or to examine any books, records and documents relating thereto;

(c) require any person to produce any or all books, records and documents relating to any commercial accommodation at any place before the Rentals Administrator or before any person appointed by him; and may take or authorize any person to take possession of any or all such books, records and documents;

(d) exempt any lease from any provision of this Order, effective on and after such date as he may designate;

(e) fix or vary the maximum rental for any commercial accommodation that is not the subject of a pending application or appeal;

- (f) refer to a Rentals Appraiser the fixation or variation of any maximum rental that has not been fixed or varied by a decision made under the authority of the Board;
- (g) vary any decision of a Rentals Appraiser that is not the subject of a pending appeal or, with the approval of the Chairman of the Board, vary any decision of a Court of Rental Appeals fixing or varying a maximum rental;
- (h) authorize the re-opening of any decision fixing or varying a maximum rental and the re-consideration of the matter as if the decision had not been made;
- (i) for any area, appoint any person as a Rentals Appraiser with such of the powers of a Rentals Appraiser under this Order as he may designate;
- (j) determine whether any particular real property is housing accommodation or commercial accommodation or shared accommodation or a hotel or any real property or accommodation referred to in subsection (1) of Section 2 and may direct that such real property shall be governed by the provisions of such Order of the Board as he may designate accordingly and such determination and direction shall be conclusive.

(2) A Rentals Administrator shall have the powers of a commissioner appointed under the Inquiries Act.

(3) The method and procedure of exercising his powers shall be such as a Rentals Administrator may adopt.

(4) The decision of a Rentals Administrator shall be final and conclusive.

Area having
no Rentals
Appraiser.

19. (1) In any area in which no Rentals Appraiser is appointed, all applications under this Order shall be made to the Court of Rental Appeals for such area, in which case all of the provisions of this Order shall apply as if the application were made to a Rentals Appraiser and the decision of that Court shall be conclusive as between the parties.

Area having
no Court
of Rental
Appeals.

(2) In any area in which no Court of Rental Appeals is appointed, all appeals under Section 11 shall be made

- (a) in all provinces except Quebec, to any Judge of the County or District Court of the county or district in which the accommodation concerned is situated, and
- (b) in the cities of Quebec and Montreal in the province of Quebec, to the Court of Sessions of the Peace and, in other areas of that province, to the District Magistrate for the district in which the accommodation concerned is situated.

On any such appeal, all of the provisions of this Order shall apply and be construed as if such Judge, Court or Magistrate, as the case may be, were a Court of Rental Appeals.

Previous
Orders.

20. Orders Nos. 108 and 183 of the Board are hereby revoked and the provisions of this Order are substituted therefor; provided that

- (a) all applications received before October 1, 1943, by a Rentals Committee or by a Court under the provisions of Order No. 108, or required to be made under such provisions by reason of a notice to vacate given before October 1, 1943, shall be disposed of in accordance with that Order, and
- (b) the provisions of Order No. 108 shall govern all rights and obligations resulting from a notice to vacate, demand for renewal or notice of renewal given before October 1, 1943, in accordance with such provisions.

21. This Order shall be effective on and after the 1st day of October, 1943.

Made at Ottawa, the 7th day of September, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 319

Respecting the 1943 Crop of Flue-Cured and Burley Leaf Tobacco

Under powers given to the Board by Order in Council P.C. 8528 dated the first November 1941, and amendments,

The Board Hereby Orders as follows:

By reason of an expected decrease in the 1943 crop of Ontario flue-cured, Quebec flue-cured and Ontario burley tobacco, it is essential to provide for a fair distribution of the available crop on the basis of the three preceding crop years.

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Tobacco from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "tobacco" means Ontario flue-cured, Quebec flue-cured and Ontario burley tobaccos, and each of the foregoing is referred to in this Order as a type.

2. To provide equitable distribution of tobacco of the 1943 crop, the Administrator may determine with respect to any person the quantity of tobacco of the 1943 crop which such person may purchase from tobacco growers.

3. No person shall purchase or acquire from tobacco growers tobacco of the 1943 crop

- (a) unless the Administrator has authorized him to purchase or acquire such tobacco;
- (b) in any greater quantity than the quantity determined with respect to such person by the Administrator.

4. The Administrator in determining the quantity of tobacco of each type which any person may purchase or acquire shall have regard to (a) the total production of that type of tobacco in 1943, (b) the average total production of that type of tobacco in the years 1940, 1941 and 1942, and (c) the average quantity of that type of tobacco which such person may purchase from tobacco growers.

5. This Order shall be effective on and after the 27th day of September, 1943.

Made at Ottawa, this 24th day of September, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 320

Respecting Maximum Rentals and Termination of Leases for Housing Accommodation and Shared Accommodation

made pursuant to authority conferred by Order in Council P.C. 9029, dated the 21st day of November, 1941 and amendments thereto.

This Board orders as follows:

1. Section 37 of Order No. 294 of the Board is hereby amended by adding thereto subsection (2) as follows:

- (2) In any area in which no Court of Rentals Appeals is appointed, all appeals under Sections 11 and 16 and all applications under Section 14 shall be made

"Area having
no Court of
Rental
Appeals.

- (a) in all provinces except Quebec, to any Judge of the County or District Court of the county or district in which the accommodation concerned is situated and
- (b) in the cities of Quebec and Montreal in the province of Quebec, to the Court of Sessions of the Peace, and in other areas of that province, to the District Magistrate for the district in which the accommodation concerned is situated.

On any such appeal or application, all of the provisions of this Order shall apply and be construed as if such Judge, Court or Magistrate, as the case may be, were a Court of Rental Appeals."

2. This Order shall come into force on October 1, 1943.

Made at Ottawa, September 23, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 321

Respecting Pork Products

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. Schedule "B" to Order No. 247 of the Board is hereby amended by listing the following three pork products and prices therefor by Zones immediately under the heading "cured" as follows:—

Product		Max. Wgt.		<i>Zones</i>						
No.		Wgt. Over		1	2	3	4	5	6	7
183	Back ribs.....	—	—	23.50	23.00	22.60	22.50	22.50	22.50	21.25
184	Neck Bones..	—	—	4.50	4.00	3.50	3.50	3.50	3.50	5.25
185	Riblets	—	—	6.00	5.50	5.00	5.00	5.00	5.00	6.25

Product No.	Max. Wgt.		Zones							
	Wgt. Over		8	9	10	11	12	13	14	15
183 Back ribs	—	—	20.75	20.25	19.50	19.25	18.75	20.00	19.75	20.25
184 Neck Bones ..	—	—	4.75	4.25	3.50	3.50	3.50	4.75	4.50	5.00
185 Riblets	—	—	5.75	5.25	4.50	4.50	4.25	5.50	5.25	5.75

2. Schedule "D" to said Order No. 247 is hereby amended by adding immediately under the heading "Pickle or Dry Cured Pork Products" in that part of the said Schedule which contains the definition of miscellaneous pork products named and numbered in said Schedule "B", the following:—

- "Product No. 183—"back ribs"—the same cut as Product No. 153;
Product No. 184—"neck bones"—the same cut as Product No. 164;
Product No. 185—"riblets"—the same cut as Product No. 165."

3. This Order shall be effective on and after September 30, 1943.

Made at Ottawa this 25th day of September, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 322

Respecting Maximum Prices for Retail Cuts of Lamb

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and Amendments,

The Board hereby orders as follows:

Application of the Order

1. This Order comes into effect on October 12, 1943, and fixes maximum prices on sales of lamb at retail by persons in the zones established by Order No. 196 of the Board. On and after the effective date of this Order the provisions of Sections 6, 7 and 8 of Order No. 196 (as amended by Orders Nos. 300 and 304) which fix the maximum prices at which lamb may be sold at retail, shall apply ONLY to sales of lamb at retail by persons outside those zones.

2. Prices and markups of all persons selling lamb at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such lamb cutting or other tests as may be authorized by the Board.

Meaning of Certain Words

3. For the purposes of this Order,

- (a) "Lamb", "carcass", "side", "pair of fronts" and "zone" shall have the same meaning, respectively, as set forth in said Order No. 196 of the Board as amended;
- (b) "hind quarter" means a hind quarter cut to include not more or less than 8 full rib bones;
- (c) "retail cut" means any of the retail cuts of lamb named and numbered in the Schedule to this Order, defined in Section 10, and which are outlined and similarly numbered on the Retail Lamb Chart which is the Chart to this Order;
- (d) "defined period" means the period October 4, 1943, to December 31, 1943 both inclusive;
- (e) "sell" includes offer to sell.

Cutting of Lamb

4. (1) No person shall sell at retail any retail cut of lamb unless it is a retail cut named in the said Schedule.

(2) Every retail cut sold at retail shall be cut in accordance with the Retail Lamb Chart and with the definition of that retail cut set forth in Section 10.

(3) This Section does not prevent a person from selling at retail any wholesale cut of lamb in accordance with Section 8.

Limitation of Retailer's Cost

5. (1) No person selling lamb at retail in any zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf any carcass, side or wholesale cut of lamb at a total delivered cost in excess of the lawful maximum price on sales at wholesale in that zone for that lamb together with actual transportation charges from the railway station nearest to the buyer's place of business if delivery is by railway or, if delivery is by boat, from the dock at port of call nearest to his place of business.

(2) For the purposes of this Section,

- (a) any person who acquires and slaughters any lambs or has such lambs slaughtered for him shall be deemed to have acquired lamb;
- (b) any person selling lamb at retail who operates a branch of his business or otherwise operates more than one place of business, shall in respect of each branch or place of business be deemed to be a separate buyer of lamb.

Kosher Charges

6. Any person selling kosher lamb at retail may add to the prices fixed by this Order kosher charges not exceeding one cent per pound of kosher lamb when sold

at a price, including kosher charges, of less than twenty cents per pound, or two cents per pound of kosher lamb when sold at a price, including kosher charges, of twenty or more cents per pound.

Retail Selling Prices of Retail Cuts

7. The maximum price per pound at which a person may sell at retail any retail cut of lamb during the defined period in any zone shall be the price set forth in the said Schedule for that retail cut in that zone.

Retail Selling Prices of Wholesale Cuts

8. (1) "wholesale cut" means one of the specified cuts defined in Section 4 of said Order No. 196 as amended.

(2) The maximum price per pound at which a person may sell at retail any wholesale cut during the defined period in any zone shall be the sum of the following:

- (a) (i) if he purchased the wholesale cut in that form, his lawful delivered cost of that wholesale cut as fixed by Section 5 of this Order (except the difference between freight and express charges, if any, included in such cost); or
- (ii) if the wholesale cut was derived from a carcass or side purchased or acquired by him, the maximum price at which that wholesale cut may be sold to him at wholesale as fixed by said Order 196 of the Board as amended, PLUS actual transportation charges from the railway station or dock at the port of call, as the case may be, nearest to his place of business; and
- (b) a markup not exceeding ten per cent of his selling price.

Displaying Lamb Price Chart and Retail Lamb Chart

9. Every person selling lamb at retail in a zone during the defined period shall, during that period, display and keep displayed in his place of business where they are available to be seen and examined by his customers, a copy (provided by the Board) of

- (a) the Lamb Price Chart, being a display card, on which is printed the list of retail cuts and opposite each retail cut the maximum retail price, as set forth in the said Schedule, for that cut in the zone in which the seller's place of business is situated; and
- (b) the Retail Lamb Chart which is the Chart to this Order.

Definitions of Retail Cuts

10. For the purposes of this Order,

- (1) "leg, full cut" means the posterior portion of a hind quarter obtained by cutting horizontally at the pin bone;
- (2) "leg, short cut" means that portion of a leg, full cut remaining after the sirloin or chump has been removed;
- (3) "sirloin or chump chops" means that portion of a leg, full cut extending from the pin bone to the hip knuckle joint;
- (4) "loin, whole, flank on, kidney and kidney suet out" means the anterior portion in one piece of a hind quarter remaining after the leg, full cut, kidney and kidney suet have been removed;
- (5) "loin, whole, flank off, kidney and kidney suet out" means that portion of a loin, whole, flank on, kidney and kidney suet out remaining after the flank has been removed;
- (6) "loin roast or chops, tenderloin end" means that portion of a loin, whole, flank off, kidney and kidney suet out remaining after the loin rib roast or chops have been removed;
- (7) "loin rib roast or chops" means that portion, cut to include not more or less than 8 full rib bones, of a loin, whole, flank off, kidney and kidney suet out, remaining after the tenderloin end has been removed;
- (8) "flank" means that portion of a hind quarter obtained by cutting in a straight line from a point at the front end not more than 4½ inches from the inside of the chine bone through to the point where the loin is severed from the leg. A flank must not be less than 10 per cent of a hind quarter.

- (9) "front quarter, whole" means a front quarter cut to include not more or less than five full rib bones;
- (10) "front quarter, boneless and rolled" means a front quarter whole, with the bones removed, rolled and tied;
- (11) "rack or shoulder, neck on" means that portion of a front quarter whole, remaining after the breast has been removed;
- (12) "rack or shoulder, neck off" means that portion of a front quarter, whole, remaining after the breast and neck have been removed;
- (13) "rack or shoulder chops" means chops obtained by slicing a rack or shoulder, neck off;
- (14) "breast" means that portion of the front quarter, whole, remaining after the rack or shoulder, neck on, has been removed;
- (15) "neck" means that portion of a pair of fronts remaining after the breast and rack have been removed;
- (16) "patties" means boneless ground lamb.

Made at Ottawa this 25th day of September, 1943.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 322

MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF LAMB DURING THE PERIOD OCTOBER 4TH TO DECEMBER 31, 1943 INCLUSIVE

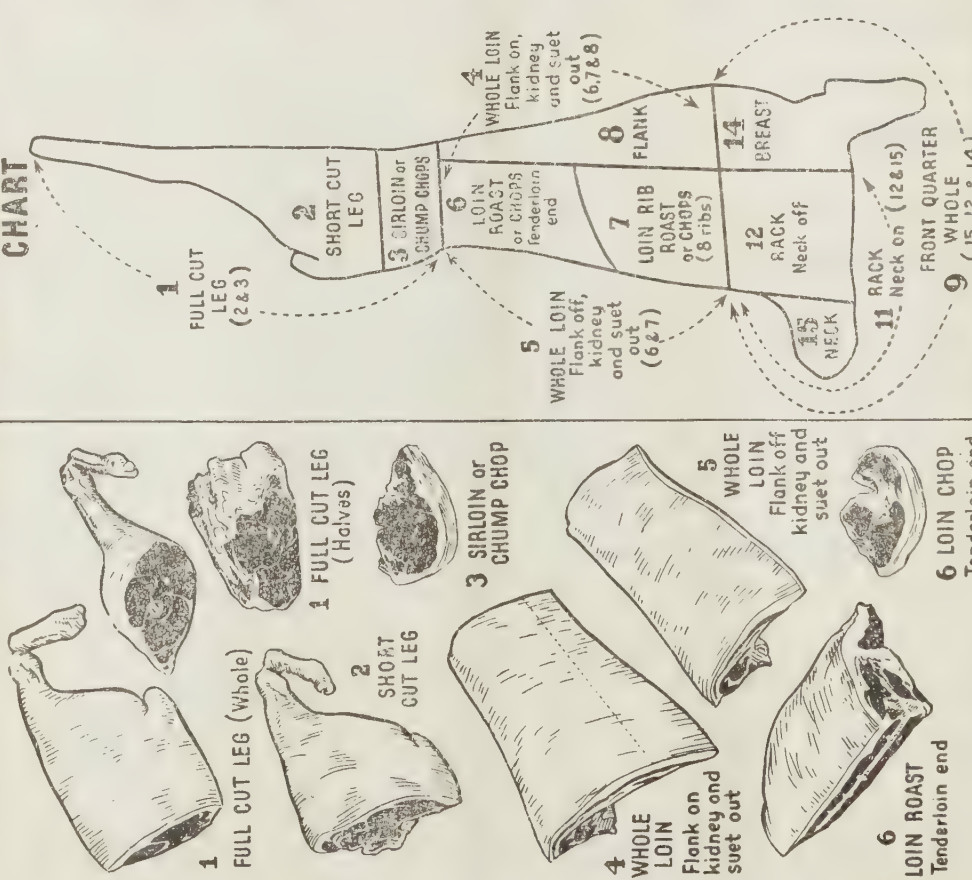
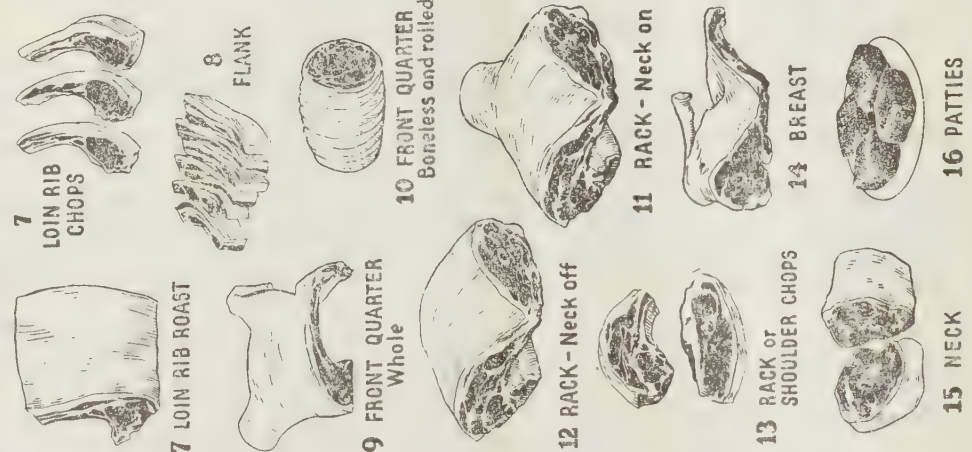
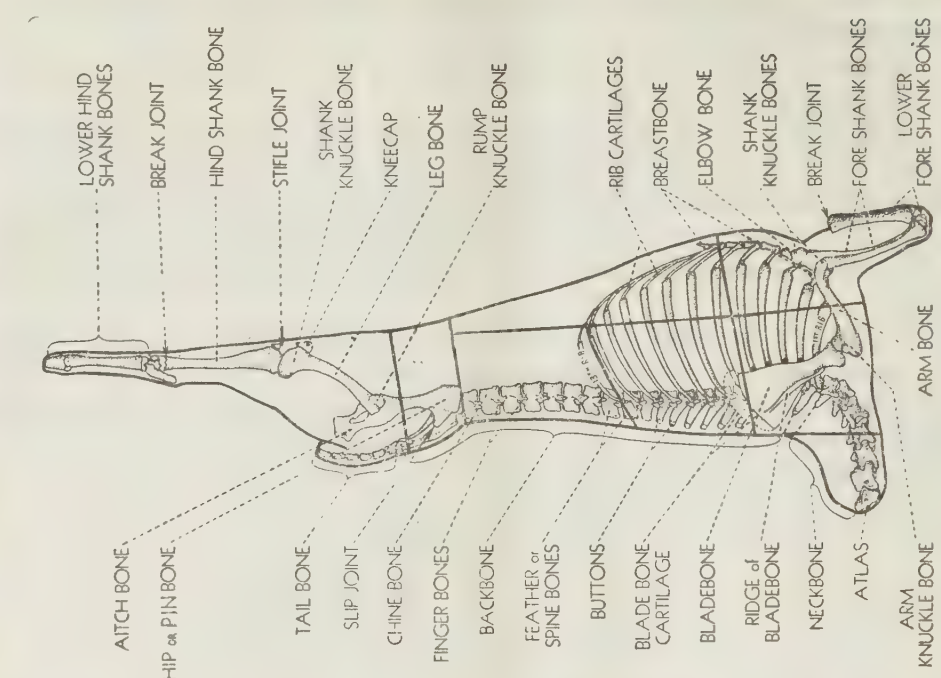
RETAIL CUTS	ZONES														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1. Leg, full cut, (half or whole).....	37	37	36	36	36	36	37	36	35	34	33	33	35	35	36
2. Leg, short cut.....	37	37	36	36	36	36	37	36	35	34	33	33	35	35	36
3. Sirloin or chump chops and kidney suet.	45	45	44	44	44	44	44	44	44	42	42	41	43	43	44
4. Loin, whole, flank on, kidney and kidney suet out.....	35	35	34	34	34	34	34	34	33	32	32	32	33	33	33
5. Loin, whole, flank off, kidney and kidney suet out.....	43	43	42	42	42	42	42	42	42	40	40	39	41	41	42
6. Loin roast or chops, tenderloin end.....	47	47	45	45	45	45	45	45	45	42	42	41	44	44	45
7. Loin rib roast or chops.....	40	40	39	39	39	39	39	39	39	38	38	37	38	38	39
8. Flank.....	17	17	15	15	15	15	15	15	15	13	13	13	14	14	15
9. Front, quarter, whole.....	24	24	22	22	22	22	23	22	21	20	20	20	21	21	21
10. Front quarter, boneless and rolled.....	34	34	32	32	32	32	33	32	30	29	29	29	30	30	30
11. Rack or shoulder, neck on.....	26	26	24	24	24	24	25	24	23	22	22	22	23	23	23
12. Rack or shoulder, neck off.....	30	30	28	28	28	28	29	28	27	26	26	26	27	27	27
13. Rack or shoulder chops.....	31	31	29	29	29	29	29	29	28	26	26	26	28	28	28
14. Breast.....	19	19	17	17	17	17	18	17	16	15	15	15	16	16	16
15. Neck.....	18	18	16	16	16	16	17	16	15	13	13	13	14	14	15
16. Patties.....	26	26	25	25	25	25	26	25	24	23	23	23	24	24	24

RETAIL LAMB CHART

LOCATION, STRUCTURE AND NAMES OF BONES

RETAIL CUT ILLUSTRATIONS

STANDARD RETAIL CUTTING CHART



THIS CHART illustrates all of the retail cuts of lamb which may be sold or offered for sale at prices not in excess of those prices for each cut shown in The Lamb Price Chart which is required by Order of the Wartime Prices and Trade Board to be posted in a conspicuous place at each place of business in which lamb is sold at retail

WARTIME PRICES AND TRADE BOARD**Order No. 323****Respecting Prices of Dressed Poultry and of Live Poultry**

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. Orders Nos. 197, 268 and 277 of the Board are hereby revoked.
2. This Order shall be effective on and after October 4, 1943.

Made at Ottawa, this 25th day of September, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-893

Respecting Prices of Dressed Poultry and of Live Poultry

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products it is hereby ordered on behalf of the Board as follows:—

PART I—General*Replacement of previous Orders and effective date*

1. This Order replaces Orders Nos. 197, 268 and 277 of the Board which have been revoked by the Board, and is effective on and after October 4th, 1943.

What this Order covers

2. Part I contains definitions and provisions of general application to the Order.

Part II deals with dressed poultry. Maximum prices are fixed for the sale at wholesale and at retail of the various kinds and sub-kinds of graded and ungraded dressed poultry. These maximum prices vary according to the period of the year when, and the place at which, dressed poultry is delivered.

Part III deals with live poultry. Maximum prices are fixed on sales of live poultry at wholesale and at retail.

Part IV provides rules respecting invoices, sales slips and records.

Meaning of certain words

3. For the purposes of this Order,

- (a) "sell" includes offer to sell;
- (b) "sell at wholesale" refers to any sale which is not a sale at retail;
- (c) "zone" means one of the zones numbered and described in Section 4.

Definitions of Zones

4. For the purposes of this Order the following zones are established:

- (a) *Zone No. 1* composed of
 - (i) the provinces of Prince Edward Island, Nova Scotia and New Brunswick;
 - (ii) that part of the province of Quebec lying south of the St. Lawrence River and east of a line drawn parallel to and always at a distance of ten miles west of the Temiscouata Railway from Riviere du Loup to the boundary of New Brunswick including all stations on that railway; and
 - (iii) the counties of Lac St. Jean and Chicoutimi;
- (b) *Zone No. 2* composed of that part of the Province of Quebec lying to the south and west of Zone No. 1, and bounded on the north by the 48th parallel of latitude from the point where it intersects the westerly bank of the St. Lawrence River to the point of its intersection near Strachan with the most northerly transcontinental route of the Canadian National Railway, and westerly therefrom by a line drawn parallel to and always at a distance of ten miles north of the said railway.
- (c) *Zone No. 3* composed of that part of the province of Ontario lying to the south of a line drawn parallel to and always at a distance of ten miles north of the most northerly transcontinental route of the Canadian National Railway including all stations on that railway;
- (d) *Zone No. 4* composed of all that part of the province of Manitoba lying south of the 53rd parallel of latitude;

- (e) *Zone No. 5* composed of that part of the province of Saskatchewan lying south of the 54th parallel of latitude;
- (f) *Zone No. 6* composed of that part of the province of Alberta lying south of the 55th parallel of latitude;
- (g) *Zone No. 7* composed of
- (a) all that part of Vancouver Island south of a line from Port Alberni to Parksville and any part of the remainder of the Island which lies within ten miles of any railway line on the Island, and
 - (b) the following additional parts of the Province of British Columbia
 - (i) that part lying south of a line drawn along the 50th parallel of latitude from the coast to a point twenty miles west of the main line of the Canadian Pacific Railway where it crosses the 50th parallel thence along a course paralleling the said railway main line and always twenty miles westerly and northerly thereof to the Eastern boundary of British Columbia at or near Lake Louise; and
 - (ii) that part composed of the territory lying within twenty miles, north or east and south or west, of the most northerly line of the Canadian National Railway from the Eastern boundary of British Columbia to but not including Prince Rupert.

Kinds and sub-kinds of poultry

5. The poultry referred to in this Order are of the following kinds and sub-kinds (in brackets), namely:—chickens, (broilers, fryers, roasters, capons and poulards); fowl (hens and old roasters); turkeys (young hens and young toms, old hens and old toms); ducks and geese.

Packing periods and deficiency periods

6. For the purposes of this Order the packing period and the deficiency period of each kind and sub-kind of poultry shall be as follows:

<i>Kind and sub-kind</i>	<i>Packing period</i>	<i>Deficiency period</i>
	<i>(all dates inclusive)</i>	
<i>Chickens</i>		
(Fryers, roasters, capons and poulards)	September 1 to December 31	January 1 to August 31
(Broilers)	April 1 to September 30	October 1 to March 31
<i>Fowl</i>		
(Hens)	July 1 to September 30	October 1 to June 30
(Old roosters)	May 1 to December 31	January 1 to April 30
<i>Turkeys</i>	}	January 1 to October 31
(All sub-kinds)		
<i>Ducks</i>		
<i>Geese</i>	November 1 to December 31	

What Wholesale Price Includes.

7. Wholesale prices quoted in this Order are in cents per pound and include the cost of delivery by freight at the railway station or on a dock at the boat's port of call nearest to the buyer's place of business if the place of business is located in a zone. However, if at the buyer's request delivery is made by railway express, the amount by which the cost of delivery by railway express exceeds the cost of delivery by railway freight may be added to the price. If it is added it must be shown separately on the seller's invoice for the live poultry or dressed poultry so shipped.

PART II—DRESSED POULTRY

Meaning of Certain Words.

8. For the purposes of this Part

- (a) "Dressed poultry" means fresh or frozen dressed poultry of a kind or sub-kind named in Section 5;
- (b) "grade" means a grade as defined in the regulations respecting the Grading and Marking of Dressed Poultry made under the Livestock and Livestock Products Act 1939, and "graded" shall have a corresponding meaning.

Sales at Wholesale During Packing Period by Persons in Zones.

9. (1) The maximum price at which a person in a zone may sell at wholesale a grade of a kind or sub-kind of box-packed graded dressed poultry during the packing period for such kind or sub-kind,

- (a) to a buyer whose place of business is in a zone, shall be the price fixed in Schedule "A" hereto, for the zone in which the buyer's place of business is situated, according to the grade of the kind or sub-kind of poultry sold;
- (b) to a buyer whose place of business is not in a zone, shall be the sum of the following two items,
 - (i) the maximum price fixed in the said Schedule "A" for that kind or sub-kind in the zone from which the poultry is shipped to the buyer at his place of business. If transhipped en route the zone where the last transshipment takes place is to govern in pricing the poultry; and
 - (ii) the actual cost of transporting the poultry from the shipping point in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business.

(2) Dressed poultry shall not be deemed to be box-packed unless it is packed in accordance with the requirements in that respect contained in the said regulations entitled Grading and Marking of Dressed Poultry and further, unless it is so packed at the time of delivery pursuant to a sale at wholesale.

(3) Except as provided in subsection (4) of this Section, if a kind or sub-kind of graded dressed poultry is not box-packed when delivered pursuant to a sale at wholesale at any time during the packing period for that kind or sub-kind then the maximum price at which a person may sell the same at wholesale shall be three quarters of one cent ($\frac{3}{4}$ c) per pound less than the maximum price fixed for the same grade of the same kind or sub-kind of dressed poultry delivered box-packed.

(4) During the period December 15 to December 31, both inclusive, in any year, graded dressed fryers, roasters, capons, poulards, turkeys, ducks and geese which have not been box-packed may be sold at wholesale at the same price as the same dressed poultry may be sold at wholesale when delivered box-packed.

Sales at Wholesale During Deficiency Period by Persons in Zones.

10. (1) The maximum price at which a person in a zone may sell at wholesale a grade of a kind or sub-kind of graded dressed poultry during the deficiency period for that kind or sub-kind shall be an amount equal to the maximum price for sales at wholesale during the packing period for the same grade of the same kind or sub-kind of box-packed dressed poultry, PLUS

- (a) in the case of chickens, turkeys, ducks and geese, one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound, cumulatively, during each succeeding month of such period;
- (b) in the case of fowl, one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound per month cumulatively during each succeeding month including but not after the month of February of that period.

(2) Dressed poultry which is not box-packed when it is delivered during its deficiency period may be sold at wholesale at a price not exceeding the price at which the same dressed poultry may be sold at wholesale when delivered box-packed.

Sales at Wholesale by Persons not in Zones.

11. The maximum price at which a person in any part of Canada not included in a zone may sell at wholesale a grade of a kind or sub-kind of dressed poultry, during any period,

- (a) to a person whose place of business is in a zone shall be the maximum price fixed by the other provisions of this Order for sales at wholesale of that graded dressed poultry by a person in a zone to that buyer during that period;
- (b) to a person whose place of business is not in a zone shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

Sales at Wholesale of Ungraded Dressed Poultry.

12. The maximum price at which any person may sell at wholesale any ungraded dressed poultry shall not exceed a price which bears the same relationship to the price at which he may sell graded dressed poultry of the same kind or sub-kind, as his highest price of ungraded dressed poultry bore to his highest price of graded dressed poultry of the same kind or sub-kind during the basic period, September 15 to October 11, 1941, both inclusive. In no case, however, shall a person's maximum selling price on a sale at wholesale of ungraded dressed poultry in any period and in any zone be higher than the maximum price at which he may sell at wholesale "B" grade dressed poultry of the same kind or sub-kind in the same period and in the same zone.

Sales at Wholesale of Kosher Dressed Poultry.

13. The highest price at which a person may sell at wholesale a kind or sub-kind of graded or ungraded kosher poultry in any period to any buyer shall be the total of,

- (a) the highest lawful price at which according to the provisions of this Order he may sell at wholesale the same kind or sub-kind of graded or ungraded dressed poultry in the same period to the same buyer; and
- (b) kosher charges not exceeding those established by him in the same slaughtering place during the basic period September 15 to October 11, 1941, both inclusive.

Sales of Eviscerated Dressed Poultry Prohibited.

14. (1) The expression "eviscerated dressed poultry" means dressed poultry from which the neck, feet and viscera have been removed, and in which the heart, gizzard, liver and neck may or may not have been replaced in the body cavity.

(2) No person shall sell or buy or offer to buy eviscerated dressed poultry. A retailer may, however, if the customer so requests, eviscerate dressed poultry after it has been weighed and sold to the customer. A retailer may make a charge for such service not exceeding ten cents per bird.

Control over Retailer's Delivered Cost.

15. (1) The expression "transportation charges" where used in this Section and with relation to dressed poultry means the cost of transporting dressed poultry either by railway or boat, or both, from the seller's shipping point in the zone of shipment to the railway station or to a dock at the boat's port of call, as the case may be, nearest to the buyer's place of business. If transhipped en route only transportation charges from the point of last transhipment in a zone shall be included.

(2) A person who sells dressed poultry at retail in a zone or other part of Canada shall not buy or otherwise acquire in any period any kind or sub-kind of graded or ungraded dressed poultry at a price which together with transportation charges he pays will amount to a sum that is higher than the highest lawful price at which under the provisions of this Order such dressed poultry may be sold at wholesale to him in that zone or other part of Canada in the same period.

(3) If a person who sells dressed poultry at retail buys live poultry and kills it or causes it to be killed for him he shall for the purposes of this Order, be considered to have acquired dressed poultry.

Sales at Retail by Persons who are not Primary Producers

16. (1) The actual price referred to in this Section must not include any amount for transportation charges in excess of the amount for shipment by freight. This rule applies even if the shipment is by express.

(2) The maximum price at which any person other than a primary producer of poultry, may sell dressed poultry at retail during any period shall be the sum of the following three items, namely:

- (a) the actual price paid by him for the dressed poultry but not in any event exceeding the highest lawful price at which it may be sold at wholesale for delivery to him by freight during that period;
- (b) the actual cost, if any, paid by him for transporting the dressed poultry from the railway receiving point or dock at the port of call, as the case may be, nearest to his place of business; and
- (c) a markup not exceeding twenty per cent (20%) of his selling price or seven cents (7c.) per pound, whichever amount is the lesser.

Sales at Retail by Primary Producers

17. The maximum price at which a primary producer of poultry may sell at retail any kind or sub-kind of graded or ungraded dressed poultry to a buyer in a zone or other part of Canada during any period, shall be the highest lawful price at which such dressed poultry may be sold at wholesale in the same period and zone or other part of Canada PLUS a markup of twenty-five per cent (25%) of such wholesale price or seven cents (7c.) per pound, whichever is the lesser.

PART III—Live Poultry

What Live Poultry includes

18. The expression "live poultry" includes only those kinds and sub-kinds named in Schedule "B" hereto.

What this Order does not cover

19. This Order shall not apply to sales of pure-bred live poultry when sold for breeding purposes.

Sales at Wholesale during Packing Period by Persons in Zones

20. The maximum price per pound live weight at which a person in a zone may sell at wholesale a sub-kind of a kind of live poultry during the packing period for that sub-kind,

- (a) to a buyer whose place of business is in a zone, shall be the price for the same set forth in Schedule "B" for the zone in which the buyer's place of business is situated; and
- (b) to a buyer whose place of business is not in a zone, shall be the sum of the following two items,
 - (i) the maximum price set forth in Schedule "B" for that sub-kind for the zone from which the live poultry is shipped to the buyer at his place of business. If transhipped en route the zone where the transshipment takes place is to govern in pricing the live poultry; and
 - (ii) the actual cost of transporting the live poultry from the shipping point in the zone from which it was shipped or transhipped, as the case may be, to the buyer's place of business.

Sales at Wholesale during Deficiency Period by Persons in Zones

21. The maximum price per pound live weight which a person in a zone may sell at wholesale a sub-kind of a kind of live poultry during the deficiency period for that sub-kind shall be an amount equal to the maximum price fixed in Section 20 for the same sub-kind, PLUS

- (a) in the case of chickens, one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound per month, cumulatively, during each succeeding month of such period; or
- (b) in the case of fowl, one cent per pound during the first month of such deficiency period and an additional three-eighths of a cent per pound per month, cumulatively, during each succeeding month including but not after the month of February of that period.

Sales at Wholesale by Persons not in Zones

22. The maximum price per pound live weight at which a person in any part of Canada not included in a zone may sell at wholesale a sub-kind of a kind of live poultry during any period,

- (a) to a person whose place of business is in a zone shall be the maximum price fixed by the other provisions of this Order for sales at wholesale of that sub-kind by a person in a zone to that buyer during that period;
- (b) to a person whose place of business is not in a zone shall be such as may be prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

Sales at Retail by Persons who are not Primary Producers.

23. The maximum price per pound live weight at which a person other than a primary producer of poultry may sell any sub-kind of a kind of live poultry at retail during any period shall be the sum of the following three items, namely:

- (a) the actual price paid by him for the live poultry but not in any event exceeding the highest lawful price at which it may be sold at wholesale for delivery to him by freight during that period;
- (b) the actual cost, if any, paid by him for transporting the live poultry, from the railway receiving point or dock at the port of call, as the case may be, nearest to his place of business; and
- (c) a markup not exceeding twenty per cent (20%) of his selling price or seven cents (7c.) per pound live weight whichever amount is the lesser.

Sales at Retail by Primary Producers.

24. The maximum price per pound live weight at which a primary producer of poultry may sell at retail any sub-kind of a kind of live poultry to a buyer in any zone or other part of Canada during any period, shall be the highest lawful price at which such live poultry may be sold at wholesale to a buyer in that part of Canada during that period PLUS a markup of twenty-five per cent (25%) of such wholesale price or seven cents (7c.) per pound live weight whichever amount is the lesser.

PART IV—RECORDS OF SALES AND PURCHASES AND GENERAL PROVISIONS

25. (1) Every person including a primary producer of poultry, who sells live poultry or dressed poultry, or both, at wholesale, shall on each sale issue in duplicate a sales invoice showing

- (a) the name and complete address of both the seller and the buyer;
- (b) the date of the sale;
- (c) each kind or sub-kind of poultry sold;
- (d) the weight and price per pound of each kind or sub-kind; and
- (e) if it is sold as dressed poultry,
 - (i) the grade, if graded, or the word "ungraded" if it is not graded;
 - (ii) whether it is box-packed or otherwise packed if the sale is made in its packing period;
 - (iii) the word "kosher" if it is kosher dressed poultry.

(2) One copy of the sales invoice shall be given to the buyer on sale or delivery and the seller shall keep the other copy available for inspection as hereunder stated.

Sales Slips on Sales at Retail.

26. Every person including a primary producer, who sells live poultry or dressed poultry, or both, at retail or direct to the consumer, if asked by the buyer, must give him an invoice or sales slip showing the seller's name and address, the kind or sub-kind, weight and price per pound of such poultry, and if it is sold as graded dressed poultry the grade thereof must also be so shown.

Records of Purchases.

27. Every person who sells live poultry or dressed poultry at wholesale or at retail shall, immediately upon receipt by him of any such poultry bought by him, make a written record at the place of business at which he receives such poultry, showing the date of purchase, the name and complete address of his supplier, the kind, sub-kind and grade (if it is graded dressed poultry), and the weight of and price per pound paid for each kind and sub-kind, and grade (if it is graded dressed poultry) of the poultry bought.

Inspection of Records and Invoices.

28. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it will not be necessary for him to keep any other record of the particulars set forth in the invoice;

(2) Every invoice and record which a seller of live poultry or dressed poultry is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Payments that are Part of the Selling Price

29. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or moneys worth claimed, stipulated for or taken (directly or indirectly) by or for any person in connection with or arising out of a transaction in live poultry or dressed poultry shall be considered as part of the price at which the live poultry or dressed poultry, as the case may be, is sold or bought.

Exemption from Maximum Prices Withdrawn

30. The provisions of clauses (a) and (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of live poultry and of dressed poultry.

31. This Order shall be effective on and after the 4th day of October, 1943.

Dated at Ottawa this 25th day of September, 1943.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-893

Maximum Wholesale Prices for Box-Packed, Graded, Dressed Poultry
During the Packing Period

(in cents per pound)

Grade, Kind and Sub-Kind of Poultry	PACKING PERIOD	ZONES			
		1	2, 3 & 7	4 & 6	5
CHICKENS (Roasters or Fryers)	Sept. 1 to Dec. 31				
Special Grade Milkfed		36½	36	34	33½
A Grade Milkfed		35½	35	33	32½
B Grade Milkfed		33½	33	31	30½
Special Grade		34½	34	32	31½
A Grade		33½	33	31	30½
B Grade		31½	31	29	28½
C Grade		28½	28	26	25½

CHICKENS (Capons or Poulards) Sept. 1 to Dec. 31, 2 cents per pound over maximum prices for Chickens (Fryers or Roasters)

CHICKENS (Broilers)	April 1 to Sept. 30				
Special Grade Milkfed		38½	38	36	35½
A Grade Milkfed		37½	37	35	34½
B Grade Milkfed		35½	35	33	32½
Special Grade		36½	36	34	33½
A Grade		35½	35	33	32½
B Grade		33½	33	31	30½
C Grade		30½	30	28	27½

FOWL (Hens)	July 1 to Sept. 30				
A Grade		28½	28	26	25½
B Grade		26½	26	24	23½
C Grade		23½	23	21	20½

FOWL (Old Roosters)	May 1 to Dec. 1				
A Grade		22½	22	20	19½
B Grade		20½	20	18	17½
C Grade		17½	17	15	14½

TURKEYS					
(Young Hens or Young Toms)	Nov. 1 to Dec. 31				
Special Grade		39½	39	37	36½
A Grade		38½	38	36	35½
B Grade		36½	36	34	33½
C Grade		33½	33	31	30½

TURKEYS (Old Hens) Nov. 1 to Dec. 31, 3 cents per pound under maximum prices for
Turkeys—(Young hens and young toms)TURKEYS (Old Toms) Nov. 1 to Dec. 31, 4 cents per pound under maximum prices for
Turkeys—(Young hens and young toms)

GEESE (Heads off and Feet on)	Nov. 1 to Dec. 31				
A Grade		27½	27	25	24½
B Grade		25½	25	23	22½
C Grade		20½	20	18	17½

DUCKS (Heads off and Feet on)	Nov. 1 to Dec. 31				
A Grade		29½	29	27	26½
B Grade		27½	27	25	24½
C Grade		22½	22	20	19½

NOTE 1.—Geese and Ducks—When sold with both heads and feet on, the maximum price shall be one cent per pound less than the maximum price when sold with heads off and feet on.

Deficiency Period Prices

NOTE 2.—The above maximum prices apply during the packing periods shown. During the deficiency period (all months not included in the packing period) for each sub-kind these prices may be increased as follows:

- (i) FOWL—1c. per pound during the first month of the deficiency period and an additional $\frac{3}{8}$ c. per pound per month cumulatively during each succeeding month including but not after February;
- (ii) OTHER POULTRY—1c. per pound during the first month of the deficiency period and an additional $\frac{3}{8}$ c. per pound per month cumulatively during each succeeding month of that period.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER A-893

Maximum Wholesale Prices for Live Poultry in Cents Per Pound Live Weights
DURING THE PACKING PERIOD

Kind	Sub-Kind	Weights	Packing Period	ZONES				
				1	2. 3 & 7	4 & 6	5	
Chickens	Roasters and Fryers	Over 3 lbs.	Sept. 1 to Dec. 31.....	28½	28	26	25½	
	Capons and Poulards	Over 5 lbs.	Sept. 1 to Dec. 31.....	30½	30	28	27½	
	Broilers	3 lbs. and less	April 1 to Sept. 30.....	28½	28	26	25½	
	Hens	All weights	July 1 to Sept. 30.....	23½	23	21	20½	
Fowl	Old Roosters	All weights	May 1 to Dec. 31.....	17½	17	15	14½	

Deficiency Period Prices

NOTE.—The above maximum prices apply during the packing periods shown. During the deficiency period (all the months not included in the Packing Period) for each sub-kind these maximum prices may be increased as follows:

- (i) CHICKENS—1c per pound during the first month of the deficiency period and an additional ¾c. per pound per month cumulatively during each succeeding month of that period;
- (ii) FOWL—1c per pound during the first month of the deficiency period and an additional ¾c per pound per month cumulatively during each succeeding month including but not after February.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-895

Respecting Specifications for Bed Sheets and Pillow Cases

Under powers given by the Wartime Prices and Trade Board to the Administrator of Cotton and Cotton Products,

IT IS HEREBY ORDERED AS FOLLOWS:

Effective Date

1. This order shall be effective on and after October 1, 1943.

Manufacturing Specifications

2. (1) Every person who manufactures, for sale, bed sheets from white or unbleached cotton sheeting or pillow cases (slips) from tubular woven pillow cottons shall in such manufacture observe and comply with the following specifications:

BED SHEETS

- (a) On plain hemmed bed sheets the top hem must not exceed 1 inch in width.
- (b) On hemstitched bed sheets the top hem must not exceed 2 inches in width. This width does not include the hemstitching.
- (c) The turn-up (bottom hem) of a bed sheet must not exceed $\frac{1}{2}$ inch in width.
- (d) The finished length, including top hem and turn-up, of a bed sheet must be of one of the following lengths or of a length included in the following length groups, namely: 104 inches; 100 inches; 95 to 96 inches, inclusive; 86 to 87 inches, inclusive. This clause does not apply to the manufacture of sheets for infants' cots or cribs.

PILLOW CASES MADE FROM TUBULAR WOVEN PILLOW COTTONS

- (a) On plain hemmed pillow cases (slips) the hem must not exceed 1 inch in width;
- (b) On hemstitched pillow cases (slips) the hem must not exceed 2 inches in width. This width does not include the hemstitching.

(2) A person need not observe or comply with the above specifications in the manufacture of bed sheets or pillow cases to the order of the Department of Munitions and Supply, the Department of Pensions and National Health or any of the Departments of National Defence.

Nor do the said specifications apply to the manufacture of pillow cases from flat sheeting.

Specialty Goods

3. (1) Percale bed sheets and pillow cases, and bed sheets and pillow cases that are manufactured and packaged by the manufacturer thereof for sale as gift sets or bridal sets, are known as "specialty goods". Specialty goods need not be manufactured according to the specifications set forth in Section 2. However, no person shall manufacture for sale any kind or style of a kind of specialty goods which he did not manufacture for sale during the twelve months period ending August 31, 1943.

(2) During the twelve months period ending August 31, 1944, and during each subsequent twelve months period the greatest quantity by weight of woven cotton that a person may use in the manufacture for sale of specialty goods shall be one per centum (1%) of the total quantity by weight of woven cotton he uses in the same period in the manufacture for sale of all kinds of bed sheeting and pillow cases, or that percentage of the total quantity by weight of woven cotton used by him in the manufacture for sale of all kinds of bed sheeting and pillow cases during the twelve months period ending August 31, 1943, which he used to manufacture specialty goods during the same period, whichever is less.

Special Cases May Be Exempted

4. The provisions of this Order shall be subject to such written exemption as the said Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 29th day of September, 1943.

J. H. F. TURNER,

Administrator of Cotton and Cotton Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-901

Respecting Specifications for Towels, Towelling and Bath Mats

Under powers given by the Wartime Prices and Trade Board to the Administrator of Cotton and Cotton Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

Effective Date

1. This Order shall be effective on and after October 1, 1943.

Manufacturing Specifications

2. Every person who manufactures for sale towels, towelling, face cloths and bath mats of a class or kind named or referred to in this Order shall in such manufacture observe and comply with the following rules:

Towels and Wash Cloths

- (a) A plain terry towel of a width specified in the following table must not be made in a length that is greater than that stated after each specified width. The width of a plain terry towel must not exceed 24 inches. The maximum width and maximum length of any other towel named in the table or of any wash cloth shall be the width and length shown, respectively, after that towel or wash cloth in the said table. All measurements shown in the table are in inches.

TABLE

	Width		
	Over	Not Exceeding	Maximum Length
Plain terry towel	—	16	28
“	16	20	38
“	20	22	42
“	22	24	45
Jacquard or crested terry towel.....	—	24	45
Wash cloth	—	12	12
Plain huck towel	—	17	32
Jacquard or crested huck towel.....	—	20	36

Bath Mats

- (b) He must not manufacture bath mats in more than two of the sizes which he manufactured in the six months immediately preceding the effective date of this Order. If in that period he manufactured only one size of bath mat he may not manufacture any other size.

Qualities and Designs

- (c) He must not manufacture a wash cloth, bath mat, towel or any towelling in any construction (also known as “quality”) or in any pattern (also known as “design”) other than a construction or pattern in which he manufactured the same for sale at any time during the six months period ending on the date of this Order.

Colours Limited

- (d) There must not be more than four colours of yarns used by any person in the manufacture of
 - i. Plain terry towels or towelling or plain huck towels or towelling of any one construction; or
 - ii. Jacquard or crested towels or towelling of any one pattern.

Production of Jacquard and Crested Towels Restricted

- (e) During the six months period ending March 31, 1944, and during each succeeding six months period the proportion of the yardage of

- i. Huck towels such person manufactures as jacquard and crested huck towels must not exceed that proportion of the yardage of huck towels he manufactured as jacquard and crested huck towels during the six months period ending June 30, 1943;
- ii. Terry towels and bath mats he manufactures as jacquard and crested terry towels and bath mats must not exceed that proportion of the yardage of terry towels and bath mats he manufactured as jacquard and crested terry towels and bath mats during that period of 1943.

General Exemption

3. A person need not observe or comply with the specifications or limitations set forth in section 2 whenever he manufactures any of the goods to which this Order applies on the order of the Department of Munitions and Supply, the Department of Pensions and National Health or any of the departments of National Defence. Nor does section 2 prohibit the manufacture of roller towels or of towelling intended for sale as yard goods.

Goods in Process of Manufacture

4. Notwithstanding the provisions of section 2 the weaving off of goods in the process of manufacture on the date of this Order may be continued up to but not after October 21, 1943.

Special Cases May Be Exempted

5. The provisions of this Order shall be subject to such written exemptions as the said Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 29th day of September, 1943.

J. H. F. TURNER,
Administrator of Cotton and Cotton Products

APPROVED :

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-902

Respecting Vacant Housing Accommodation in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable and in the public interest that the best possible use be made of all available housing accommodation now vacant or which may hereafter become vacant;

And whereas surveys made in the City of Toronto disclose that there is a considerable number of vacant housing accommodations in that municipality.

Now therefore under powers conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. All expressions and terms used in this Order shall have the same meaning respectively, unless the context otherwise requires, as those contained in Order No. 294 of the Board.

2. Every landlord or owner of housing accommodation situate in the City of Toronto, in the Province of Ontario, which on the 1st day of October, 1943, has been vacant and unoccupied for a period of three calendar months or longer or which, after such date, shall have remained vacant and unoccupied for a period of three calendar months, shall forthwith file with Housing Registry, Wartime Prices and Trade Board, at the City of Toronto, on a form provided by the Board, particulars of such vacant accommodation and shall give such further information as is required by the form.

3. Every landlord or owner of housing accommodation referred to in Section 2 shall, forthwith on demand made by the Real Property Administrator, let the accommodation to the person described and named in the demand or to any other person as a monthly tenant or for such longer term as may be agreed upon between the landlord and such person, upon payment in advance of the first month's rent at a rate not in excess of the fixed maximum rental for the accommodation or if the maximum rental has not been fixed for the accommodation, upon payment in advance of the first month's rent at a rate not in excess of the maximum rental to be fixed for the accommodation under the provisions of Order No. 294 of the Board.

4. This Order shall come into force on the 4th day of October, 1943.

Dated at Ottawa this 30th day of September, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-903

Respecting Conversion of Real Property known as 17 Marlborough Avenue, in the City of Ottawa, in the Province of Ontario

Whereas in the City of Ottawa there is due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas representations have been made by the Director of Housing, Department of Finance, that it is desirable and in the public interest that real property known as 17 Marlborough Avenue, Ottawa, be converted into a multiple family residence under authority conferred by Order in Council P.C. 2641, dated April 1, 1943, notwithstanding a restrictive covenant contained in a certain conveyance dated July 18, 1912, and registered in the Registry Office for the Registry Division of the City of Ottawa, on the 19th day of July, 1912, as Number 114326.

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 17 Marlborough Avenue, in the City of Ottawa, in the Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a multiple family dwelling house.

2. This Order shall come into force on the 4th day of October, 1943.

Dated at Ottawa this 30th day of September, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-904

Maximum Prices for Eastern White Beans (Pea Beans) and Yellow Eye Beans

Under powers given by the Wartime Prices and Trade Board to the Administrator of Flour and Cereal Products, it is hereby ordered on behalf of such Board as follows:

1. The title to Administrator's Order No. A-865 is hereby amended by inserting at the end thereof the words "and Yellow Eye Beans".

2. Section 1 of the said Order is hereby amended by inserting after the words "Eastern White Beans (pea beans)" the words "and Yellow Eye Beans".

3. Section 2 of the said Order is hereby amended by adding at the end thereof the following words:

"and 'No. 1 Yellow Eye Beans' and 'No. 2 Yellow Eye Beans' mean beans graded in the same manner as No. 1 Eastern White Beans and No. 2 Eastern White Beans and conforming with the standards set forth in the footnote to said Schedule 2 for beans of any type or variety other than Pea Beans."

4. Sections 3, 4, 5, 6, 7, 8 of the said Order are each hereby amended by inserting after the words "Eastern White Beans" wherever they appear in the said Sections, the words "or Yellow Eye Beans".

5. This Order becomes effective on and after the 4th day of October, 1943.

Dated at Ottawa, this 30th day of September, 1943.

J. J. PAGE,
Administrator of Flour and Cereal Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-905

Combined Wholesale Markup on Sales of Fresh Fruit on or from the Montreal Fruit Market

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:

1. This Order comes into force on 1st October, 1943, and to meet ^{Purposes and} special practices which prevail on wholesale sales originating from Mont- ^{effective date.} real fruit market the Order provides for an adjustment in the wholesale selling price of the fresh fruits named when sold under certain circumstances to a retailer. The purpose is to ensure an adequate flow of these fresh fruits to the retailer.

2. For the purposes of this Order the following words and terms are Definitions. given defined meanings, namely:

(a) *Fresh Fruits*—refers to and includes only fresh peaches, pears, Fresh fruits, plums or grapes, domestic or imported.

(b) *Montreal Area*—means and includes the cities of Montreal, West- ^{Montreal area.} mount, Outremont and Verdun and the municipalities of Hampstead, Montreal East, Montreal West, Mount Royal, Pointe-aux-Trembles, St. Laurent, St. Leonard de Port Maurice, St. Michel and St. Pierre.

Wholesale distributor.

Warehouse-Jobber.

Trucker-Jobber

(c) *Wholesale Distributor*—is to have the same meaning as given in Administrator's Orders Nos. A-850 and A-873, respectively.

(d) *Warehouse-Jobber*—is a wholesale distributor who buys from another wholesale distributor for resale.

(e) *Trucker-Jobber*—is a wholesale distributor who buys from another wholesale distributor for resale.

(f) *Combined Markup*—means and refers to the total markups at wholesale which may be included as part of the selling prices of all wholesale distributors on sales of fresh fruit between or among them and as the maximum of such combined markup is fixed for fresh peaches, pears and plums by the said Order No. A-850, as amended, and for grapes by the said Order No. A-873.

Wholesale price increase for warehouse-jobber and trucker-jobber on certain specified sales.

3. When in any case a warehouse-jobber or a trucker-jobber buys any kind of fresh fruit from another wholesale distributor in the Montreal area in a transaction by or as a result of which his share or proportion of the combined markup is less than the total of such combined markup by at least 3 per cent of his selling price, then in such case, but in such case only, the warehouse-jobber or trucker-jobber as the case may be, may add to his lawful maximum selling price of the fresh fruit as the same is fixed by the said Order No. A-850 as amended or No. A-873, whichever of them is applicable, on a sale to a retailer a commission or charge not more than 3 per cent of the lawful maximum selling price and to that extent and for that purpose only the provisions of the said respective Orders are hereby varied.

Retail selling price not affected.

4. This Order does not apply to nor shall it increase the maximum price at which any retailer may sell fresh fruit to any person, and to the extent, if any, that the price at which a retailer buys fresh fruit from a warehouse-jobber or trucker-jobber is increased by the provisions of this Order such increase must wholly be borne by the retailer.

Particulars of Invoices.

5. When on any sale by a warehouse-jobber or trucker-jobber to a retailer he adds to his selling price the commission or charge authorized by Section 3, or any part thereof, he must show the same as a separate item on his sales invoice to the retailer.

Operation of combined markup covers imported fruits.

6. For greater certainty it is hereby declared and provided that for all purposes of the said Orders No. A-850 as amended and No. A-873, the provisions thereof with respect to combined markup at wholesale apply equally to sales at wholesale of imported fresh fruits named in the said respective Orders as they do in the case of domestic fresh fruits named therein.

Commissions, etc., as part of selling price of fresh fruits except as authorized by Section 3.

7. For all the purposes of the said Orders No. A-850 as amended and No. A-873, any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in fresh fruits shall be and form part of the price at which the fresh fruit is sold or bought, except that in the Montreal Area the commission or charge authorized by Section 3 of this Order to be added to the selling price on a sale mentioned in that Section must not be included in the selling price but must be shown as an addition thereto and as a separate item on the sales invoice.

Application of principal Orders.

8. Except as expressly varied or amended by this Order, all of the provisions of the said Orders No. A-850 as amended and No. A-873 apply to sales of fresh fruit in the Montreal Area.

Dated at Ottawa this 1st day of October, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-906

Respecting Use of Resistance Wire in the Manufacture of Electric Stove Surface Elements and Coils

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-697 Revoked October 5, 1943.

1. Administrator's Order No. A-697 is revoked as of October 5, 1943, and on and after that date this Order takes its place.

What This Order Covers.

2 This Order applies to resistance wire made from nickel and chrome or from nickel, chrome and iron. It also applies to govern the use of that resistance wire in the manufacture or assembly of electric stove surface elements (enclosed type or open type) and of replacement coils therefor, for an electric stove or range, electric rangette, coal and electric combination or an electric hot plate or grill.

Resistance Wire for Enclosed Type Elements.

3. (1) The resistance wire that a person may use in the manufacture or assembly of a 115 volt electric cooking surface element of the enclosed type shall be of Grade A quality and of the rating or ratings specified or included in Table A hereunder. There shall be two coils per element of any such rating. The weight in pounds of resistance wire (not including leads) in one complete element of a specified rating shall be the weight stated opposite that rating in the said Table.

TABLE A

Rating of Elements in watts.	No. of Coils per Element	Weight in pounds of resistance wire (not including leads)
Under 1,000	2	.015
1,000-1,200	2	.020
1,320-1,800	2	.035

(2) The surface elements that a person may use in the manufacture or assembly of a new electric stove or range over 35 amperes must be made in accordance with the specifications set forth in subsection (1) of this section.

Resistance Wire for Open Type Elements and Replacement Coils therefor.

4. The resistance wire that a person may use in the manufacture or assembly of a 115 volt electric cooking surface element of the open type or of replacement coils therefor shall be of Grade C quality. The maximum permitted input in watts of a coil or element shall be any one of those stated in Table B hereunder. The number of coils per element and the actual gauge of the said wire that may be used for a listed maximum input shall be as stated opposite that maximum input in Table B.

TABLE B

Maximum Permitted Input in Watts	No. of Coils per Element	Actual Gauge Permitted
440	1	24
660	1	22
660	2	25
880	2	24
1,000	2	23
1,320	2	22

Resistance Wire for 115 Volt, 1,500 Watt Open Type Elements—Replacement Coils Only

5. Open type surface elements of a wattage higher than 1,320 shall not be made. However, replacement coils for high wattage open type elements may be made. If they are made, the resistance wire used must be of 21 gauge and of Grade A quality and the maximum permitted input of each coil shall be 750 watts.

What this Order does not Cover.

6. This Order does not apply to resistance wire used in electric cooking plate elements or replacement coils for commercial or heavy duty electric stoves. Nor does it apply to resistance wire used in electric stove oven elements or in elements for warming closets.

7. The provisions of this Order shall be subject to such written exemptions as the Administrator of Electrical Equipment and Supplies, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 1st day of October, 1943.

A. L. BROWN,
Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-907

Respecting Weavers and Spinners

It is desirable to revise the provisions of Administrator's Order A-235 and to extend the licensing provisions of that Order to the manufacture of yarns sold to the weaving or machine knitting trades.

Therefore, under powers given by the Wartime Prices and Trade Board to the Wool Administrator, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-235 is hereby revoked as of November 1, 1943, and is replaced by this Order from that date.

1. For the purposes of this Order

- (a) "weaver" means any person who operates a mill with power looms in the production of fabrics containing wool in any percentage;
- (b) "spinner" means a person who operates spindles in the production of hand knitting, machine knitting, weaving, carpet or other yarn containing wool and who produces more than 100 pounds of finished yarn monthly;
- (c) "put into process" means in respect of a weaver the first processes of warping or weaving and in respect of a spinner the first processes of drawing or carding;
- (d) "civilian production" means production for all purposes other than under military contracts on which wool credits are given by the Wool Administrator;
- (e) "wool" means wool in any form or condition and wastes or shoddies containing wool including but not limited to mohair, alpaca, angora hair, rabbit hair and camel hair.

2. No weaver shall put into process for civilian production any fabric containing wool unless he first obtains from the Wool Administrator a permit to manufacture that fabric.

3. No spinner shall put into process for civilian production any hand knitting, machine knitting, weaving, carpet or other yarn containing wool unless he first obtains from the Wool Administrator a permit to manufacture that yarn.

4. Permits issued by the Wool Administrator under the provisions of Sections 2 and 3 shall be subject to such terms and conditions, suspensions or cancellations as the said Administrator may from time to time prescribe.

5. The provisions of this Order shall not apply to the manufacture of an initial sample lot of fabric or yarn which does not exceed 100 yards in the case of fabric or 100 pounds in the case of yarn.

Dated at Ottawa, this 1st day of October, 1943.

D. C. DICK,
Wool Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-908

Respecting Bread and Bakery Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Flour and Cereal Products it is hereby ordered on behalf of the Board as follows:

APPLICATION OF THE ORDER

1. Board Orders Nos. 55 and 56 deal with the slicing and wrapping of bread. Administrator's Order No. A-59 makes provisions for the kinds and varieties of bread and rolls that may be manufactured and places restrictions on the delivery of those products. This Order will consolidate the above three Orders into one Order and will regulate the manufacture of all bread and bakery products. The delivery of bread and bakery products will hereafter be controlled by Administrator's Orders Nos. A-314, A-492 and any other Order issued by or on behalf of the Board in that respect. Board Orders Nos. 55 and 56 are revoked by Board Order No. 310 and Administrator's Order No. A-59 was revoked by Administrator's Order No. A-863. Administrator's Order No. A-863 as amended by Administrator's Order No. A-879 is revoked by this Order which replaces the provisions of the previous Orders relating to the manufacture of bread and bakery products.

SLICING AND WRAPPING OF BREAD

2. (1) No person shall sell, offer to sell, or supply any bread in sliced loaves.

(2) No manufacturer or distributor of bread shall,

(a) slice any bread for any other person;

(b) wrap any bread in more than one (single) paper wrapper;

(c) use for wrapping bread waxed bread wrappers except in one shade of buff as designated by the Administrator of Book and Writing Paper in Administrator's Order No. A-523.

(3) No person shall wrap any bread in any wrapper which bears on it printed words or markings,

(a) in more than one colour;

(b) impressed otherwise than by means of standard recognized type or a plate designed only in such type; and

(c) covering more than a total of 25 per cent of one surface of the wrapper.

(4) This Section does not prevent any person using any plate which he formerly used even though it is not designed in standard recognized type if such plate does not involve printing in more than one colour or coverage of more than 25 per cent of one surface of the wrapper.

**KINDS OF BREAD AND BAKERY PRODUCTS
THAT MAY BE MANUFACTURED**

3. (1) For the purposes of this Order,

- (a) "bread" means bread of any kind made of yeast-leavened dough and includes white bread, whole wheat bread, brown bread, rye bread, Vitamin "B" (Canada Approved) bread, fruit bread, raisin bread and nut bread; and the words "bread rolls" shall have a corresponding extended meaning;
- (b) "bakery product" means sweet goods, cakes, cookies, buns, pies and pastries and every other product commonly made by a baker, but does not include bread or biscuits.

(2) No person who manufactures bread or bakery products for sale at retail or wholesale or for sale as part of any meal or refreshment shall,

- (a) use the processes of docking, twisting, cross-panning, splitting or cutting the dough before baking any such product other than sole bread; in the case of sole bread, docking, splitting and cutting only are permitted; this clause does not prohibit the use of small knives in the moulding machine to crease or nick the dough to release gas bubbles;
- (b) make more than 12 varieties of bread or more than 4 varieties of bread rolls; for the purpose of this clause each brand, type, weight, price range and topping of bread or bread rolls is considered a variety; however, each manufacturer shall continue to produce and sell his low price lines of bread and bread rolls in accordance with the provisions of Section 13 of Order No. 214 of the Board.

4. No retailer, restaurateur, canteen operator, caterer or other victualling house operator and no member of any household shall return to any manufacturer or distributor any bread or bakery products which had been delivered by such manufacturer or distributor in a good, sound and edible condition, and no manufacturer or distributor shall accept the return of any such products.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator of Flour and Cereal Products, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

6. This Order shall be effective on and after the 11th day of October, 1943.

Dated at Ottawa this 4th day of October, 1943.

J. J. PAGE,

Administrator of Flour and Cereal Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-909

Respecting Soft Drink Bottle Carry-Outs

Pursuant to authority conferred by the Wartime Prices and Trade Board,
It Is HEREBY ORDERED on behalf of such Board as follows:

1. For the purpose of this Order, "Soft Drink Bottle Carry-Out" means a cardboard carton designed for consumer's use in conveying bottled soft drinks from the distributor and which in Board Order No. 303 is referred to as a "carry-home" carton.

2. No person shall manufacture any Soft Drink Bottle Carry-Out.

3. Nothing herein shall prohibit the manufacture of Soft Drink Bottle Carry-Outs from stock which has been printed at the effective date of this Order.

4. This Order shall be effective on and after the 7th day of October, 1943.

Dated at Ottawa, this 4th day of October, 1943.

C. V. HODDER,
Administrator, Packages and Converted Paper Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-910

**Respecting the Conversion of Real Property known as 300 St. George Street,
316 St. George Street, and 5 Whitney Avenue, all in the
City of Toronto, in the Province of Ontario.**

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest, to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1943 as No. 5 Whitney Avenue, for permission to convert the same into a two family dwelling house, and by the respective owners of real property in the City of Toronto known in the year 1943 as Numbers 300 and 316 St. George Street into three family dwelling houses;

And whereas the Special Committee on Residence Conversion appointed by the Council of the Corporation of the City of Toronto at its meeting held on September 2, 1943, approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth:

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as Numbers 300 and 316 St. George Street, and Number 5 Whitney Avenue, all in the City of Toronto, and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of the single family dwelling houses 300 and 316 St. George Street are hereby permitted to convert into and use the same as three-family dwelling houses and the owner of the single family dwelling house 5 Whitney Avenue is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 7th day of October, 1943.

Dated at Ottawa, this 5th day of October, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 77

Respecting Maximum Prices for Fuelwood in the Eastern Part of Ontario and a Portion of the Province of Quebec adjacent thereto

Under the powers given by the Wartime Prices and Trade Board to the Wood Fuel Administrator, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on the 2nd day of October, 1943.

2. Schedule "D" of Fuelwood Order No. 59 as amended by Fuelwood Order No. 76 is hereby amended by deleting the prices in Columns 5, 6 and 7 opposite the name "Softwood Slabs" and substituting therefor the following prices:

"Col. 5	Col. 6	Col. 7
\$11.00	\$5.75	\$3.00."

Dated at Ottawa, this 30th day of September, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

VOLUME IV, No. 2



OCT. 18, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price, 10 cents



TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

7394—Surcharge on the selling price of aero grade lumber authorized (Munitions and Supply).....	61
7581—Payments <i>re</i> Western wheat purchased for feed purposes; P.C. 8175, September 11, 1942, amended (Finance).....	62
7617—Loan to Dawson Creek, B.C. for sewage disposal system (Pensions and National Health).....	62
7680—A. Gormley appointed member, Regional War Labour Board, P.E.I. (Labour)....	64
7687—Guarantee of repayment of loans made by chartered banks <i>re</i> sunflower seed and rapeseed regulations, authorized, (Finance).....	64
7698—Department of Munitions and Supply Act, section 13 (4)—definition of application (Munitions and Supply).....	67
186/7730—Regulations <i>re</i> annual increases to Civil Servants (Treasury Board).....	67
187/7730—Salary increases to clerk, grade I, stenographer grade I, typist, grade I, etc. (Treasury Board).....	68
7731—Definition of word “imported” in drawback items 1069 and 1070 (Finance).....	69
7758—Subsidy on Wood Fuel (Munitions and Supply).....	69
7763—National Selective Service Civilian Regulations amended (Labour).....	71
7942—Wheat trading on the Winnipeg Grain Exchange, regulations <i>re</i> discontinuance (Trade and Commerce).....	72

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>National Revenue—</i>	
W. M. No. 39 Sixth Revision Supplement No. 3—Malt syrup.....	79
W.M. No. 60 Revision—Postal censorship.....	79
<i>Pensions and National Health—</i>	
Defence of Canada Regulations (Consolidation) 1942 Section 11 of Regulation 35—exemption—British Columbia—lights.....	80

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Board Orders—</i>	
No. 324—Maximum prices of eggs.....	81
No. 325—Division of combined wholesale markups.....	81
<i>Administrators' Orders—</i>	
A-890—Maximum prices for wheat distillers' dried grains.....	83
A-911—Elastic and non-elastic webbing for garters and suspenders.....	85
A-912—Metal containers and closures.....	85
A-913—Maximum retailers' prices for millwork in Calgary and Edmonton, Alberta.....	87
A-914—Used domestic stoves, ranges and other cooking or heating appliances.....	94
A-916—Maximum prices of onions.....	97
A-918—Men's and boys' fine negligee and utility shirts, pyjamas, flatcut underwear and boys' blouses and shirtwaists.....	104
A-919—Multiple cardboard containers and “Jumbo” display packages for tobacco products.....	107
A-921—Respecting the conservation and distribution of certain spices.....	108

ERRATA—

- Volume IV, No. 1, Administrator's Order No. A-907, Page 852:
The first two words of Section 2 should read “no weaver”.
Volume IV, No. 1, Board Order No. 321, Page 828.
The price for product No. 183 “Back Ribs in Zone 3” should read “22.50”.

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

	PAGE
<i>Coal Controller—</i>	
Order No. Coal 8—Anthracite distribution.....	111
<i>Metals Controller—</i>	
Order No. M.C. 11C—Lead.....	113

PART I
Orders in Council

Order in Council authorizing a surcharge on the selling price of
aero grade lumber

P.C. 7394

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 5th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply represents,—

That Aero Timber Products Limited is a wholly Government owned Company and carries on business under an agreement made with His Majesty the King in right of Canada, authorized by Order in Council P.C. 5224 of June 19, 1942;

That the Company produces sitka spruce logs in special aero grades and sells them to saw mill operators for conversion into aero grade lumber, which such operators sell through sales agents to the United Kingdom Ministry of Supply, Canadian Manufacturers of Aircraft and the Australian Government solely for the manufacture of aircraft for war purposes, 70 per cent of the total production going to the United Kingdom Ministry of Supply;

That in order to produce the necessary quantity of sitka spruce logs of aero grade the Company has to select the sitka spruce trees from the forests of the Queen Charlotte Islands of British Columbia and log them individually, leaving the other timber;

That this method of production necessarily increases the cost of the sitka spruce logs produced by Aero Timber Products Limited to considerably more than the cost of such logs produced by other persons in the course of a general logging operation, but Aero Timber Products Limited is unable to increase the price of the logs produced by it to an amount commensurate with its cost of production, as such increase would necessarily entail a corresponding increase in the price of aero grade lumber which would bring an unjustifiable profit to those persons who produce sitka spruce logs in the course of a general logging operation and convert them into aero grade lumber;

That in order that Aero Timber Products Limited may receive sufficient revenue to cover its costs of production it is proposed to authorize the Timber Controller to establish such surcharges on the selling prices of aero grade lumber as are required to provide the necessary additional revenue and to require all sellers of aero grade lumber to charge to and collect from the buyers thereof such surcharges and to pay to Aero Timber Products Limited the amounts so collected; and

That the surcharge presently required to provide the additional revenue is estimated at 35 per cent of selling prices.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and doth hereby order as follows:—

1. The Timber Controller is hereby authorized to establish such surcharges on the selling prices of aero grade lumber as in his opinion are necessary to provide sufficient additional revenue to enable Aero Timber Products Limited to reimburse it for its costs of the production of sitka spruce logs of aero grade.

2. Upon receiving notification of any such surcharge each seller of aero grade lumber shall charge to and collect from the buyers thereof such surcharge, and pay to Aero Timber Products Limited the amounts so collected.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 8175, 11th September, 1942—payments
re western wheat purchased for feed purposes

P.C. 7581

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 1st day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas in order to continue payments under Order in Council P.C. 8175, dated September 11, 1942, at the rate of 8 cents per bushel in respect of western wheat purchased for feed purposes during the crop year beginning August 1, 1943, the said Order in Council was amended by Order in Council P.C. 6078, dated July 29, 1943;

And whereas the Minister of Finance reports that in order to restrict such payments to western producers who require wheat for feeding purposes, it is necessary to make further amendments to Order in Council P.C. 8175, dated September 11, 1942.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased to amend subsection (c) of section 1 of Order in Council P.C. 8175, dated September 11, 1942, as amended by Order in Council P.C. 6078, dated July 29, 1943, and it is hereby further amended to read as follows:

(c) In respect of western wheat purchased for use exclusively as feed for live stock and poultry in the provinces and areas specified in paragraph (a) and the cities of Fort William-Port Arthur, payment shall be made in accordance with regulations issued pursuant hereto and in no case shall payment be made in respect of western wheat in the form of whole grain sold to producers of western wheat possessing a permit book issued by the Canadian Wheat Board entitling the holder to deliver wheat during the crop year 1943-44 unless the Feeds Administrator is satisfied that the holder of such permit book sowed no wheat in 1943 and has not delivered since August 1, 1943, and will not deliver any wheat grown in any previous year.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council re loan to Dawson Creek, B.C., for sewage
disposal system

P.C. 7617

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 1st day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Pensions and National Health reports that, according to information received by the Department of Pensions and National Health, the civilian population of the Village of Dawson Creek in the Province of British Columbia, has, during the last several months, increased from approximately 300 to approximately 5,000;

That a large portion of the population of Dawson Creek, aforesaid, is engaged, directly or indirectly, in work of a kind that makes an important contribution to the war effort of the Dominion;

That by Order in Council P.C. 6993 of the 3rd September, 1943, the Department of Pensions and National Health was authorized to arrange, through the Department of Transport, for the construction of a water-supply and water-distribution system in and for the use of said Village at a total estimated cost not to exceed \$125,000.00, at the expense of the said Department, and the Department was authorized in connection therewith as follows,—

“To enter into arrangements binding on the Province of British Columbia and the said Municipal authorities, or either of them,

- (i) whereby the United States Government may be assured of payment for water supplied by it to the Village of Dawson Creek
- (ii) for the purchase, at the end of the war or such other date as may be determined, of the said water-supply and distribution system at its depreciated value to be fixed by agreement or arbitration
- (iii) for the undertaking by the Municipal authorities of the cost of operation, including depreciation, and the cost of maintenance and repairs of the said water-supply and distribution system.”

That the matter of a sewage system for said Village formed part of the discussions had between authorities of the Province of British Columbia and of the said Village, on the one hand, and authorities of the Dominion of Canada, on the other hand, preliminary to the enactment of the above-mentioned Order in Council, during which discussions a plan, prepared and presented by an engineer of the said Province was concurred in as to its technical aspects by the District Engineer of the Department of Pensions and National Health, who recognized certain sanitary problems faced by the Village authorities and caused by the impervious nature of the subsoil concerned not allowing liquid wastes to be readily carried away;

That during said discussions a telegram, dated the 23rd day of August, 1943, was received by the Deputy Minister of Pensions and National Health from the Premier of the Province of British Columbia reading in part as follows,—

“...as to sewage system only proposal acceptable to province and incidentally recommended by General Foster is that Dominion advance a sum not exceeding eighty thousand dollars to village for construction of system and that province will introduce legislation next session of house guaranteeing full repayment of principal and interest on basis similar to that provided in Dominion nineteen thirty-eight Municipal Improvements Assistance Act. Loan to be on a ten year two per cent basis repayable semi-annually as to both principal and interest.”

That it has been represented to the Department by the Department of Health of the Province of British Columbia, which representation is concurred in by engineers of the Federal Government, that the said Village is without a water-carried sewage disposal system and that as a result there is a possibility of an epidemic of disease; and

That it is deemed advisable for the security, peace, order, and welfare of Canada, by reason of the state of war now existing, that assistance be given by Canada to the Village of Dawson Creek and to the Province of British Columbia by way of a loan to the said Village of a sum not exceeding \$80,000 in accordance with the terms and subject to the conditions specified in the above-mentioned excerpt from the telegram of the Premier of British Columbia;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, and under the authority of the War Measures Act, is pleased to authorize and doth hereby authorize a loan of a sum not exceeding \$80,000 to the Village of Dawson Creek, in the Province of British Columbia, for the purpose of constructing an adequate water-carried sewage disposal system, the said loan to bear interest at the rate of 2 per cent per annum and to be repayable as to principal and interest in equal semi-annual amounts sufficient to pay off the whole loan and interest during a period of ten years from the date of the making of the loan: provided, however, that the following conditions shall govern the disbursement of the proceeds of such loan, namely,—

- (a) that moneys may be advanced on such loan only after repayment agreement embodying the above-mentioned terms and otherwise satisfactory as to form and substance to the Minister of Finance has been executed by the Village of Dawson Creek, and, together with a written undertaking by the Premier of the Province of British Columbia to introduce and promote the passage of a Bill in the next session of the legislature of the said Province providing a guarantee by the said Province of the repayment of such loan and interest, has been delivered to the Minister of Finance; and
- (b) that the said Minister is satisfied that the Village has made suitable arrangements with the Department of Transport of Canada whereby the said Department will cause to be carried out on behalf of the Village the necessary construction works.

His Excellency in Council, on the same recommendation, is further pleased to order and doth hereby order and direct that the necessary personnel and facilities of the Department of Transport, aforesaid, be available to the Village of Dawson Creek at cost to carry out the said construction works;

That the adequacy of the proposed sewage disposal system be certified to the Minister of Finance by appropriate officers of the Department of Pensions and National Health before any moneys are advanced by him on such loan; and

That the amount of such loan be charged to the War Appropriation, subject to approval by Treasury Board of the estimated cost and allotment of funds in conformity with the terms of Order in Council P.C. 6695 of November 19, 1940.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council appointing A. Gormley a member of the P.E.I. Regional War Labour Board

P.C. 7680

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 5th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour is pleased hereby to accept the resignation of Mr. Leo F. Corcoran of Charlottetown, P.E.I., as a member of the Regional War Labour Board for the Province of Prince Edward Island, and to appoint and doth hereby appoint Mr. Arthur Gormley of Charlottetown, P.E.I., to the said Board as representing employees, in place of the said Mr. Leo F. Corcoran.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing guarantee of repayment of loans made by the chartered banks for the purposes of the Sunflower Seed and Rapeseed Regulations

P.C. 7687

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 5th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2894 of April 9, 1943, passed under and by virtue of the powers vested in the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, regulations (herein-

after called the 1943-44 Sunflower Seed and Rapeseed Regulations) were made empowering the Canadian Wheat Board (established under the Canadian Wheat Board Act, 1935, as amended and hereinafter called the Board) to take certain action for the achievement of objectives set out in the said Order in Council, for the attainment of which it is necessary that the producers of sunflower seed and rapeseed in Canada be assured of markets at a guaranteed price;

And whereas the said Order in Council P.C. 2894 provides that the Board shall have all powers necessary or incidental to the handling and marketing of sunflower seed and rapeseed purchased as provided for in the 1943-44 Sunflower Seed and Rapeseed Regulations which became operative August 1, 1943, and will expire on August 1, 1944;

And whereas paragraph (a) of section 3 of the 1943-44 Sunflower Seed and Rapeseed Regulations provides that the Board shall have power to enter into ordinary commercial banking arrangements on its own credit and to borrow money on the security of sunflower seed and rapeseed delivered to the Board, and that the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon;

And whereas the Minister of Finance reports that it is necessary by reason of a state of war now existing for the security, defence, peace, order and welfare of Canada to make provision for the matters aforesaid;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and in the exercise of the powers conferred by the 1943-44 Sunflower Seed and Rapeseed Regulations, is pleased to authorize and doth hereby authorize the Minister of Finance on behalf of the Government of Canada to guarantee advances made to the said Board by the following banks, namely:—

Bank of Montreal
The Royal Bank of Canada
The Canadian Bank of Commerce
The Bank of Nova Scotia
The Bank of Toronto
Imperial Bank of Canada
The Dominion Bank
Banque Canadienne Nationale

and interest on such advances at such rate or rates and upon such terms of payment thereof as may be agreed upon from time to time between the Board and the said banks with the approval of the Minister of Finance, the said guarantee to be in the following form or one to the like effect:

“TO

Bank of Montreal
The Royal Bank of Canada
The Canadian Bank of Commerce
The Bank of Nova Scotia
The Bank of Toronto
Imperial Bank of Canada
The Dominion Bank
Banque Canadienne Nationale

and to each of you:

1. In consideration of the advances (which term as used herein includes all money loaned) that you undertake to make in the ordinary course of your business as a bank to The Canadian Wheat Board (hereinafter referred to as “the Board”) from time to time for the purposes mentioned in the Regulations respecting 1943-44 sunflower seed and rapeseed made by Order in Council P.C. 2894 dated April 9, 1943 (hereinafter called “the 1943-44 Sunflower Seed and Rapeseed Regulations”), in such sums and upon such terms as to such advances and the security therefor as shall be from time to time agreed upon between you and the Board, I, the undersigned, as Minister of Finance on behalf of the Government of the Dominion of Canada, and in the exercise of the powers conferred by the 1943-44 Sunflower Seed and Rapeseed Regulations, hereby guarantee the due payment to you, and each of you, of all such advances whether heretofore or hereafter made, with interest on all such advances at

such rate or rates and upon such terms as to repayment thereof as may be agreed upon from time to time between you and the Board with the approval of the Minister of Finance.

2. This shall be a continuing guarantee and shall cover all advances and interest thereon aforesaid which may be at any time outstanding or remain unpaid, provided that the Minister of Finance may from time to time fix a limit upon the total amount of such advances which may at any time be outstanding or remain unpaid to each of you named by the Minister and any advances made in excess of the limit applicable to you as so fixed made by any one of you more than twenty-four hours after the receipt at its head office of a notice in writing or by telegram from the Minister fixing such limit shall not be covered by this guarantee.
3. It shall be a condition of this guarantee that you may grant time, renewals, extensions, releases and discharges, accept compositions, and substitutions, take and give up security on sunflower seed and rapeseed and other collateral security, and deal in any manner with the Board and other parties and all or any such security as you may see fit, without prejudice to or in any way limiting or lessening the liability of the guarantor under this guarantee.
4. It shall be a further condition of this guarantee that from time to time with the approval of the Minister of Finance given in writing or by telegram, you or any of you may, subject to such conditions as the Minister of Finance may impose for the purpose of ensuring orderly marketing, sell, or realize upon in any manner all or any of the sunflower seed and rapeseed upon which you hold security and all or any other collateral security held by you, and any such sale or realization may be made pursuant to any statutory powers or in accordance with any powers of sale or realization given to you or any of you by the Board.
5. Payment under this guarantee of the respective ultimate balances, if any, due or accruing due to you, shall be made not later than twelve months after the expiry of the 1943-44 Sunflower Seed and Rapeseed Regulations or any extension thereof, and upon such payment being made to you, you shall assign to the Minister of Finance all unrealized security upon sunflower seed and rapeseed and other collateral security held by you in respect of such advances as aforesaid.
6. Notwithstanding anything hereinbefore contained, this guarantee shall apply to all such advances as aforesaid (with the interest thereon) made up to the time twenty-four hours after each of you receives at its head office notice in writing or by telegram from the Minister that no such advance made thereafter will be covered by this guarantee.

In Witness whereof the Dominion Government has caused these presents to be signed on behalf of His Majesty by the Minister of Finance, The Honourable James L. Ilsley, at Ottawa, in the Province of Ontario, this day of , 194 , and has caused the seal of the Minister of Finance and Receiver General to be affixed hereto.

MINISTER OF FINANCE."

(Seal)

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council defining the application of Section 13(4) of the
Department of Munitions and Supply Act**

P.C. 7698

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 5th day of October, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection (4) of Section 13 of The Department of Munitions and Supply Act, as enacted by Chapter 8 of the Statutes of Canada, 1943, reads as follows:—

“(4) If the Minister is satisfied, upon an examination of the accounts and records of a person who has entered into a munitions contract, that the contract price paid and payable to such person contains an unreasonable profit, he may direct such person to renegotiate the contract price and may direct that there be withheld from such person any amount of the contract price which in the opinion of the Minister represents an unreasonable profit, and may direct such person to pay to the Receiver General of Canada forthwith any amount which such person has received which in the opinion of the Minister represents an unreasonable profit.”

And whereas subsection (5) of the same section provides for the payment to the Receiver General, under certain circumstances, of excessive profits made by sub-contractors under munitions contracts entered into on or after the 9th day of April, 1940, the date on which the Department of Munitions and Supply Act became effective;

And whereas Section 21 of The Department of Munitions and Supply Act provides that the Governor in Council may from time to time make such regulations as may be deemed necessary or advisable, *inter alia*, to confer upon the Minister of Munitions and Supply additional powers in relation to the control and supply of munitions of war and supplies and the construction and carrying out of defence projects and that any regulations so made shall have the same force and effect as if enacted in the said Act;

And whereas in the opinion of the Minister of Munitions and Supply it is advisable and in the public interest, in order to remove any doubt as to the scope of subsection (4) of Section 13, to provide expressly that the said subsection is applicable to any munitions contract entered into on or after the date above mentioned;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act and The Department of Munitions and Supply Act, is pleased to order and doth hereby order that subsection (4) of Section 13 of The Department of Munitions and Supply Act, as enacted by Chapter 8 of the Statutes of Canada, 1943, shall apply to any munitions contract (as defined in subsection (1) of said Section 13) entered into on or after the 9th day of April, 1940.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council making regulations re annual increases to
Civil Servants**

P.C. 186/7730

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 6th October, 1943.*

The Board recommend that, under the authority of the War Measures Act, the following regulations be approved with respect to annual increases in compensation as provided under the Civil Service Act and by Order in Council:

1. In accordance with the intention of the Civil Service Act, periodic increases in compensation shall not be granted on an automatic basis, but shall be controlled by a yearly report on the efficiency of the employee, and granted on the basis of meritorious service and increased usefulness.
2. The Civil Service Commission shall prepare a standard efficiency report for the purpose of such annual report which form shall be used for employees not governed by the provisions of the Civil Service Act as well as for those under its jurisdiction.
3. The efficiency report shall be made under the direction of a departmental committee set up for that purpose by the Deputy Head. The ratings shall be made by the immediate Supervisor of the employee, reviewed by the head of the branch in which the employee works, and finally reviewed by the departmental committee. A copy of such report shall be filed with the Civil Service Commission at least two months prior to the date upon which the annual increase will normally become payable.
4. In any case where the report, as submitted to the Civil Service Commission does not constitute a sufficiently satisfactory rating, the Commission will so advise the Department whose duty it will be to notify the employee concerned. The employee is also to be notified that appeal may be made to a Board of Review.
5. The Board of Review for this purpose shall consist of the Deputy Head of the Department, or his nominee, a representative of the applicant, and a representative of the Civil Service Commission, the latter to be Chairman.
6. The Comptroller of the Treasury shall not accept a staff pay certificate requesting payment of annual increases unless the certificate bears the report of the Civil Service Commission that a standard efficiency report has been filed with the Commission and approved in the case of each employee for whom an annual increase is provided on the staff pay certificate.
7. These regulations shall have effect from:—
 - (a) October 1, 1943, for purposes only of the regulations established to provide increases to \$70 per month for persons employed at a salary rate of \$60 per month who have completed eighteen months of efficient service;
 - (b) January 1, 1944 for all other cases;

and shall be reviewed by the Treasury Board on receipt of a report from the Civil Service Commission covering operation of the regulations for a period of one year.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

**Order in Council re salary increases to clerks, gr. I, stenographers,
gr. I, typists, gr. I, etc.**

P.C. 187/7730

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 6th October, 1943.*

The Board recommend that, under the authority of the War Measures Act, Order in Council of January 14, 1941, P.C. 11/292, authorizing, inter alia, the payment of a salary increase to \$65 per month after the completion of six months of service to every person employed at the rate of \$60 per month in either a permanent or temporary capacity in certain classes specified in the Order be amended by the deletion of sections 7 and 8 thereof and the substitution therefor of the following sections:

“7. Every person who is now employed or who may hereafter be employed at a salary rate of \$60 per month in either a permanent or temporary capacity in any of the classifications listed above shall be eligible to receive an increase to;

- (a) \$65 per month when he has given at least six months efficient service as certified by the Deputy Head of the Department concerned and concurred in by the Civil Service Commission,
- (b) \$70 per month when he has given twelve months additional efficient service and has qualified for such increase under the revised regulations governing the approval of annual increases.

8. The increased salary rates provided in Section 7 shall be payable, subject to the conditions therein stated, on the quarterly date next succeeding the completion of the specified term of efficient service."

The foregoing to be effective on October 1, 1943.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council defining the word "imported" in Drawback items 1069 and 1070

P.C. 7731

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance concurred in by the Minister of Munitions and Supply, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

(1) The word "imported" in Drawback Item 1069, established in Schedule "B" of the Customs Tariff by Order in Council P.C. 1737 of March 9, 1942, shall be construed to have meant "entered for consumption ex-warehouse" during the whole period the said Item remained in force.

(2) The word "imported" in Drawback Item 1070, established in Schedule "B" of the Customs Tariff by Order in Council P.C. 6220 of July 20, 1942, effective on and from April 1, 1942, which Order revoked the aforementioned Order in Council P.C. 1737 and created Drawback Item 1070 in lieu of Drawback Item 1069, shall be construed to have meant "entered for consumption ex-warehouse" during the period Drawback Item 1070 has been in effect.

(3) Order in Council P.C. 6220 of July 20, 1942, establishing the aforementioned Drawback Item 1070, is hereby amended by deleting the word "imported" from paragraph 2 thereof and substituting therefor the words "entered for consumption ex-warehouse."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re subsidy on wood fuel

P.C. 7758

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 5th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 3465 of April 29, 1943, as amended by Order in Council P.C. 4363 of May 28, 1943 and Order in Council P.C. 5338 of July 5, 1943 the Wartime Prices and Trade Board was authorized to direct Commodity Prices

Stabilization Corporation Ltd. to pay, on the certification of the Wood Fuel Controller, a subsidy or bonus of

- (a) \$1.00 per standard cord of 128 cubic feet on all commercial wood fuel contracted for and cut on or before December 31, 1943, and delivered to a dealer or held to his account after March 5, 1943; and
- (b) such portion of the transportation costs incurred by Wood Fuel Dealers in the transportation of wood fuel as may be certified by the Wood Fuel Controller;

And whereas the Minister of Munitions and Supply, with the concurrence of the Minister of Finance represents that wood fuel is not being produced in the necessary quantities because in certain localities and with respect to certain transactions the subsidy is not sufficient, having regard to production and transportation costs and the prevailing ceiling prices;

That the Wartime Prices and Trade Board should be authorized to direct Commodity Prices Stabilization Corporation Ltd. to pay on the certification of the Wood Fuel Controller, to any wood fuel dealer an additional subsidy or bonus with respect to such transactions and, in such localities where in the judgment of the Wood Fuel Controller an additional subsidy or bonus is necessary, having regard to the costs of production and transportation, to get the necessary quantities of wood fuel produced and transported;

That the said Order in Council P.C. 3465 provided that such subsidies or bonuses be paid by Commodity Prices Stabilization Corporation Ltd. from funds allotted to it as an accountable advance or advances by the Department of Munitions and Supply out of the monies appropriated to the latter's account by Parliament under the War Appropriation Act; and

That, as it is one of the functions of Commodity Prices Stabilization Corporation Ltd., to pay domestic subsidies or bonuses, it has at the direction of Wartime Prices and Trade Board and with the approval of the Minister of Finance and the Minister of Munitions and Supply been paying subsidies and bonuses on wood fuel out of the general funds allocated to it by the Minister of Finance under the War Appropriation Act;

And Whereas the Minister of Finance and the Minister of Munitions and Supply recommend that payment of such subsidies and bonuses be continued by Commodity Prices Stabilization Corporation Ltd., out of the general funds allocated to it by the Minister of Finance under the War Appropriation Act; and

That the said Order in Council P.C. 3465 be amended accordingly.

Therefore, His Excellency the Governor General in Council, under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order as follows:

1. Payment of subsidies by Commodity Prices Stabilization Corporation Ltd., out of monies allocated to it by the Minister of Finance under the War Appropriation Act, as described in the fifth paragraph of the preamble hereto, is hereby approved.

2. Sections 2, 3, 4 and 7 of Order in Council P.C. 3465 of April 29, 1943, are hereby repealed and the following are substituted therefor:

"2. The Wartime Prices and Trade Board is hereby authorized to direct Commodity Prices Stabilization Corporation Ltd. to pay, on the certification of the Wood Fuel Controller as hereinafter set forth, to Wood Fuel Dealers, a subsidy or bonus of

- (a) \$1.00 per standard cord of 128 cubic feet on all commercial wood fuel contracted for and cut on or before December 31, 1943, and delivered to a dealer or held to his account after March 5, 1943; and
- (b) such portion of the transportation costs incurred by Wood Fuel Dealers in the transportation of Wood Fuel as may be certified by the Wood Fuel Controller; and
- (c) an additional subsidy or bonus with respect to such transactions and in such localities where, in the judgment of the Wood Fuel Controller, the

additional subsidy or bonus is necessary, having regard to the costs of production and transportation, to get the necessary quantity of wood fuel produced and transported.

3. The Wartime Prices and Trade Board is hereby authorized to direct Commodity Prices Stabilization Corporation Ltd., to purchase from any Wood Fuel Dealer on the certification of the Wood Fuel Controller, all commercial grades of wood fuel on which a subsidy or bonus, other than the transportation subsidy or bonus, has been paid and which remain in the hands of such dealer as at May 31, 1944.
4. The Wood Fuel Controller is hereby authorized and directed to certify to Commodity Prices Stabilization Corporation Ltd.
 - (a) the Wood Fuel Dealers to whom the subsidy or bonus other than the transportation subsidy or bonus is to be paid and the amount to be paid to each such dealer with respect thereto; and
 - (b) the Wood Fuel Dealers who are to be paid transportation costs incurred in the transportation of wood fuel and the amount of such costs to be paid to such dealers in respect thereto; and
 - (c) the quantity of commercial grades of wood fuel on which a subsidy or bonus, other than a transportation subsidy or bonus, has been paid which remains in the hands of any dealer as at May 31, 1944, and such dealer's proper costs thereof.
7. The Commodity Prices Stabilization Corporation Ltd. is hereby authorized to pay the subsidies and bonuses and to purchase wood fuel as described in Sections 2 and 3 respectively hereof, out of the general funds allotted and paid over to it by the Minister of Finance from the monies appropriated by Parliament under the War Appropriation Act to the account of the Department of Finance."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending National Selective Service Civilian Regulations

P.C. 7763

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by reason of the war, it is deemed necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943), as amended, in the manner hereinafter set forth.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations, as amended, and they are hereby further amended by the addition of the following section immediately after Section 210C thereof:—

"210D. (1) A Selective Service Officer may, in accordance with directions and instructions issued by the Director, direct any person employed in any industry specified by the Director by notice in writing to enter other employment in another industry, or in the same industry, at the expiration of seven days after such notice.

(2) The provisions of Subsections (3), (5) and (6) of Section 209 of these Regulations shall apply mutatis mutandis in respect of any person directed to accept employment pursuant to Subsection (1) of this section.

(3) If any person refuses to comply with an order of a Selective Service Officer made under Subsection (1) of this section, the Selective Service Officer shall forward the name and address of such person to the Alternative Service Officer as defined in Section 250 of these Regulations and such person shall be deemed to be a person to whom Part IIA of these Regulations applies and may be required to perform Alternative Service within the meaning of the said Part IIA in like manner as any other person for whom Alternative Service may be prescribed under the said Part IIA; provided, however, that the provisions of Section 252 shall not be applicable to such person.

(4) The Director may establish an Advisory Committee representative of employers and employees of any industry specified pursuant to Subsection (1), and, where such a committee has been established for an industry, a Selective Service Officer shall, in accordance with directions and instructions issued by the Director, consult the committee before transferring employees engaged in the said industry to other employment within or outside of that industry."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council making regulations *re* discontinuance of wheat trading on the Winnipeg Grain Exchange

P.C. 7942

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 12th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by reason of wartime developments it is deemed necessary that the Government of Canada should exercise greater control over the marketing of Canadian wheat so that supplies of wheat and wheat flour may be made available at appropriate prices, as required for domestic use and for shipment abroad to countries in receipt of Mutual Aid;

And whereas under existing financial arrangements with Canadian flour millers and with countries in receipt of Mutual Aid, the Government of Canada has been, in effect, the ultimate buyer of large quantities of wheat and at the same time has been acting through the Canadian Wheat Board as the farmers' selling agent, thus placing dual and opposing responsibilities upon the Government which it is desirable to avoid;

And whereas transportation difficulties and other unusual circumstances have interfered with the normal operation of existing market machinery;

And whereas it is desirable to afford greater certainty to farmers as to prices during the remainder of the crop year 1943-44 and during the full crop year 1944-45 and to reduce the abnormal buying margins at country points that have prevailed on the open market;

And whereas it is therefore considered necessary to make provision for:—

- (1) the discontinuance of wheat trading on the Winnipeg Grain Exchange;
- (2) the empowering of The Canadian Wheat Board to acquire for Government account all wheat in commercial positions in Canada in respect of which no contract of sale or agreement for sale of actual wheat or wheat products is outstanding, including wheat held in the 1940-41, 1941-42 and 1942-43 Wheat Board crop accounts on the basis of the closing prices for each grade of wheat on the Winnipeg Grain Exchange on Monday, September 27th, 1943;

- (3) the fixing of prices at the closing levels registered on the Winnipeg Grain Exchange on September 27th, 1943, for the closing out of outstanding open futures contracts in the period before the final clearance thereof;
- (4) the discontinuance of export sales of wheat until further notice;
- (5) the discontinuance of the purchase of wheat from producers on an open market basis;
- (6) the payment to producers delivering wheat to the Board of an initial advance of one dollar and twenty-five cents per bushel basis No. One Manitoba Northern wheat in store Fort William/Port Arthur or Vancouver for the remainder of the crop year 1943-44 from September 28th and for the full crop year 1944-45, and for the issuance to producers of participation certificates in respect thereof;
- (7) the distribution of payments on participation certificates outstanding in the hands of producers in connection with the 1940-41, 1941-42 and 1942-43 crop accounts of the Canadian Wheat Board.

And whereas by reason of the unusual conditions prevailing in the wheat trade and the necessity of avoiding serious disturbance of normal trading therein prior to provision for the foregoing matters being made, it was deemed to be essential in the public interest to issue instructions that immediate steps be taken to carry the foregoing into effect and instructions were so issued on September 28th, 1943; and pursuant thereto such steps were taken;

And whereas it is necessary, by reason of the state of war now existing, for the security, defence, peace, order and welfare of Canada to make provision for the matters aforesaid and to ratify all steps taken pursuant to the instructions of the Minister of Trade and Commerce for such purpose;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to make the annexed Regulations and they are hereby made and established accordingly.

His Excellency in Council is further pleased to order and doth hereby order as follows:—

1. The said Regulations shall be deemed to have come into operation and to have been of full force and effect on and after the twenty-eighth day of September, nineteen hundred and forty-three.

2. All acts or things done or omitted or orders given by the Canadian Wheat Board or any member or employee thereof which acts or things would have been authorized or required to be done or which orders would have been authorized to be given by the said Board, member or employee, by or pursuant to the said Regulations if the said Regulations had been in operation and of full force and effect on and after the twenty-eighth day of September, nineteen hundred and forty-three, are hereby ratified and declared to be as valid and effective and to have the same operation as if the said Regulations had been validly and effectively made and had come into operation on the twenty-eighth day of September, nineteen hundred and forty-three.

3. No action, suit or proceeding shall be commenced or continued against the Canadian Wheat Board or any member or employee thereof in respect of any act or thing done or omitted or order given on or after the twenty-eighth day of September, nineteen hundred and forty-three, which would have been authorized or required to be done or authorized to be given by the said Board, member or employee if the said Regulations had been validly and effectively made and had come into operation on the twenty-eighth day of September, nineteen hundred and forty-three.

4. All acts or omissions of any member or officer of the Winnipeg Grain Exchange done or omitted on or after the twenty-eighth day of September, nineteen hundred and forty-three

- (i) which would have been required to have been done or omitted by the said Regulations; or

- (ii) which were done or omitted pursuant to any order of the Canadian Wheat Board which would have been authorized by the said Regulations,

if the said Regulations had been validly and effectively made and had come into operation on the twenty-eighth day of September, nineteen hundred and forty-three are hereby ratified and declared to be as valid and effective and to have the same operation as if the said Regulations had been validly and effectively made and had come into operation on the twenty-eighth day of September, nineteen hundred and forty-three.

5. No action, suit or proceeding shall be commenced or continued against any member or officer of the Winnipeg Grain Exchange in respect of any act or thing done or omitted on or after the twenty-eighth day of September, nineteen hundred and forty-three

- (i) which would have been required to have been done or omitted by the said Regulations;
- (ii) which were done or omitted pursuant to any order of the Canadian Wheat Board which would have been authorized by the said Regulations if the said Regulations had been validly and effectively made and had come into operation on the twenty-eighth day of September, nineteen hundred and forty-three.

6. Any contract or agreement for the sale or purchase of wheat entered into on or after the twenty-eighth day of September, nineteen hundred and forty-three otherwise than with the approval of the Canadian Wheat Board is hereby declared to be void and of no further force and effect.

A. D. P. HEENEY,
Clerk of the Privy Council.

Regulations

1. In these regulations, unless the context otherwise requires,—

- (a) "Act" means the Canadian Wheat Board Act, 1935, as amended;
- (b) "western wheat" means wheat produced in that area comprised by the provinces of Alberta, Manitoba and Saskatchewan and those parts of the province of British Columbia known as the Peace River District, the Creston-Wyndel area and such other parts of the said last named province as the Board may from time to time designate;
- (c) "wheat" means wheat produced in Canada;
- (d) "wheat in commercial positions" means wheat in store in warehouses, elevators or mills, whether licensed or unlicensed, or in railway cars or vessels;
- (e) a reference to a section by number only is a reference to such section in these regulations;
- (f) other words and expressions have the same meaning as in the Act.

Control of Trading

2. (1) No person shall, except with the permission of the Board, either for himself or as agent for or otherwise on behalf of another person

- (i) provide, maintain or operate any facilities for the purpose of enabling any person to trade in wheat;
- (ii) buy western wheat from a producer for resale or for export or for processing or manufacturing purposes;
- (iii) sell western wheat for export.

(2) All wheat futures contracts negotiated by or through members of the Winnipeg Grain Exchange and entered into on or prior to the twenty-seventh day of September, nineteen hundred and forty-three open at the date of these regulations, shall, on or before a day to be fixed by order of the Board, be finally cleared and cancelled at the

closing prices registered on the Winnipeg Grain Exchange on the twenty-seventh day of September, nineteen hundred and forty-three.

3. (1) The Board may, by order,—

- (i) prohibit the sale, purchase, shipment, handling or storage or the entry into any contract or agreement for the sale, purchase, shipment, handling or storage of wheat or wheat products by any person, either absolutely or except under the authority of a licence from the Board issued on such terms and conditions as the Board may prescribe or except in such manner and on such terms and conditions as the Board may in any order prescribe;
- (ii) direct that any contract or agreement, including any contract or agreement entered into by the Board on or prior to September 27, 1943, for the sale, purchase, handling, shipment or storage of wheat shall be terminated or varied and prescribe terms and conditions on which such termination or variation shall be made;
- (iii) require any person to do any act or thing necessary to terminate, close out, clear or cancel by the sale, purchase or delivery of wheat any contract or agreement for the sale or purchase of wheat negotiated on or through any futures market in Canada;
- (iv) prohibit the export of wheat or wheat products from Canada either absolutely or except under a licence from the Board issued on such terms and conditions as the Board may prescribe or except in such manner and on such terms and conditions as the Board may in any order prescribe;
- (v) prohibit the import of wheat or wheat products into Canada either absolutely or except under a license from the Board issued on such terms and conditions as the Board may prescribe or except on such terms and conditions as the Board may in any order prescribe;
- (vi) require any person to offer western wheat owned by him for sale to another person on such terms and conditions as the Board may prescribe;
- (vii) fix or limit the quantity or grade of any wheat or wheat product which may be sold, purchased, shipped, handled or stored by any person or establish a quota for any person or class of persons in respect thereof;
- (viii) direct the allocation of Canadian lake vessel tonnage or railway cars for the shipment of wheat;
- (ix) require any person to make reports or returns to the Board furnishing such information relating to the sale, purchase, shipment, handling or storage of wheat or wheat products by him or any facilities therefor owned, possessed or controlled by him or otherwise relating to the marketing of wheat or wheat products, as the Board deems advisable;
- (x) prescribe the manner in and conditions on which a licence required under any order of the Board may be issued, or varied or in the event of a conviction of the licensee for any offence under these regulations revoked or varied;
- (xi) prescribe such forms as it deems necessary for the administration of these regulations or any order made pursuant to these regulations;
- (xii) provide for any matter necessary or incidental to the foregoing;
- (xiii) revoke, cancel or vary any order issued or made pursuant to these regulations.

(2) The Interpretation Act and every provision thereof shall be applicable to and in respect of every order made pursuant to these regulations except insofar as any such provision is inconsistent with the intent or object of such order or would give to any word, expression or clause thereof an interpretation repugnant to the subject matter or the context or is in such order declared not applicable thereto.

Wheat Acquired by Crown

4. (1) All wheat purchased by the Board and held in its 1940-41, 1941-42 and 1942-43 crop accounts is hereby vested in His Majesty and shall hereafter be held by the Board for the account of His Majesty.

(2) Wheat so vested in His Majesty shall for all purposes of the Act be deemed to have been sold by the Board to His Majesty on the basis of the closing prices registered on the Winnipeg Grain Exchange on the twenty-seventh day of September, nineteen hundred and forty-three, with such adjustments therein in respect of freight storage or handling charges on wheat in positions other than at Fort William or Port Arthur as may be fixed by the Board and His Majesty shall be liable to pay the Board for such wheat in accordance with such prices.

5. (1) The Board may on behalf of His Majesty, by order appropriate the property in such western wheat in commercial positions in Canada, in respect of which there was on the twenty-eighth day of September, nineteen hundred and forty-three, no outstanding contract or agreement for the sale of actual wheat or wheat products, as the Board may deem advisable and shall hold all wheat the property in which is so appropriated, for the account of His Majesty.

(2) The Board shall, on behalf of His Majesty, pay for wheat, the property in which is so appropriated, on the basis of the closing prices registered on the Winnipeg Grain Exchange on the twenty-seventh day of September, nineteen hundred and forty-three with such adjustments therein in respect of freight storage or handling charges on wheat in positions other than at Fort William or Port Arthur as may be fixed by the Board.

(3) For the purposes of this section no contract or agreement for the sale of wheat negotiated on or through any futures market either in Canada or elsewhere shall be deemed to be a sale of actual wheat.

6. Where no price was registered on the Winnipeg Grain Exchange on the twenty-seventh day of September, nineteen hundred and forty-three, in respect of any grade of wheat, the Board may fix the price in respect of such grade for the purposes of sections four and five at such price as it deems reasonable having regard to the prices quoted in respect thereof on the Winnipeg Grain Exchange on the said date.

7. The Board shall make wheat held by it for the account of His Majesty pursuant to these regulations available at prices fixed from time to time by the Governor in Council, to fill domestic requirements and the requirements of the United Kingdom of Great Britain for wheat and wheat flour and to provide wheat and wheat flour transferred under the War Appropriations (United Nations Mutual Aid) Act and paid for out of the Mutual Aid Appropriation and to meet any other obligations which the Dominion of Canada may undertake for the provision of wheat and wheat flour for countries other than Canada at the expense of the Government of Canada, in priority over all other wheat held by the Board.

8. The Board shall, in respect of wheat held by it for the account of His Majesty pursuant to these regulations:—

- (i) keep proper books of account of all matters relating thereto giving such particulars therein as may be requisite for proper accounting in accordance with established practice;
- (ii) appoint a responsible firm of chartered accountants for the purpose of auditing accounts and records thereof and certifying reports of the Board in respect thereof as the Governor in Council may require;
- (iii) report in writing, monthly, to the Minister the amount of wheat appropriated by it on behalf of His Majesty and sales thereof during such period, the amount thereof on hand, the cost thereof to the Board and the financial result of the Board's operations in respect thereof, which report shall be certified by the auditors of the Board;
- (iv) make such other reports and furnish such other information as the Minister may from time to time require.

9. When the Board has disposed of all wheat held by it for the account of His Majesty pursuant to these regulations and has received payment in full in respect thereof the Board shall deduct from the amount so received by it:

- (i) the total amount payable to the Board by His Majesty for wheat vested in His Majesty by section four; and
- (ii) the total amount paid by the Board on behalf of His Majesty in respect of wheat appropriated on behalf of His Majesty pursuant to section five; and
- (iii) all other moneys disbursed by or on behalf of the Board in connection with or incidental to the operations of the Board in respect of such wheat including the remuneration, allowances, travelling and living expenses of the commissioners, officers, clerks and employees of the Board attributable to such operations;

and thereafter shall pay any surplus to the Receiver General of Canada: Provided that the Board shall be reimbursed in respect of any deficit, after making such deductions, out of moneys appropriated by Parliament.

10. The Board shall have power to enter into ordinary commercial banking arrangements on its own credit and to borrow money on the security of wheat held by it for the account of His Majesty and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon.

Producers' Deliveries to Board

11. (1) Notwithstanding anything contained in the Act the Board shall
- (a) buy all western wheat offered for sale by producers in accordance with the provisions of Order in Council P.C. 3135 of the 16th day of April, 1943, and the quotas established thereunder;
 - (b) pay to producers delivering western wheat to the Board on and after the first day of August, nineteen hundred and forty-three, at the time of delivery or at any time thereafter as may be agreed upon, a sum certain per bushel basis in store Fort William/Port Arthur or Vancouver, to be fixed by the Board with the approval of the Governor in Council in the case of each grade of wheat: Provided that such sum certain shall in the case of wheat of the grade Number One Manitoba Northern be one dollar and twenty-five cents and in the case of each other grade such other sum certain as in the opinion of the Board brings such grade into proper price relationship with Number One Manitoba Northern;
 - (c) sell and dispose of from time to time for such prices as it may consider reasonable all wheat delivered to the Board by producers on or after the first day of August, 1943;
 - (d) utilize and employ such marketing agencies in the sale, purchase, shipment, handling or storage of wheat or wheat products as the Board in its discretion may determine; the intention being that existing marketing agencies be utilized and employed to the extent that they are useful in the operations of the Board.

(2) This section shall be read and construed as one with the Act but shall have full force and effect notwithstanding anything contained in the Act and all provisions of the Act shall, except as provided in these regulations, apply and have full force and effect in respect of all deliveries made by producers to the Board and all wheat purchased by the Board from producers on and after the twenty-eighth day of September, nineteen hundred and forty-three.

General

12. Notwithstanding anything contained in the Act, the Board shall have all such corporate powers as are necessary to enable it to do anything required or authorized to be done by it under or pursuant to these Regulations, and without limiting the generality of the foregoing and shall for such purposes have power

- (i) to buy or sell wheat or wheat products;
- (ii) to take delivery of wheat or wheat products at any place in Canada;
- (iii) to store or transport wheat or wheat products;

- (iv) to enter into contracts or agreements of any kind relating to the purchase, sale, handling, storage, shipment, manufacturing, processing, transportation or insurance of wheat or wheat products.

13. Notwithstanding anything contained in the Act or in these Regulations, the Board may transfer wheat held by it for the account of His Majesty pursuant to these Regulations to the 1943-44 or 1944-45 crop accounts of the Board in exchange for wheat of the same or different grades transferred from the said crop accounts to wheat held by the Board for the account of His Majesty on such terms and conditions as the Board deems fair and reasonable.

14. Any contract or agreement for the sale, purchase, shipment, handling or storage of wheat or wheat products entered into in contravention of any provision of these Regulations or of any order made by the Board pursuant to these Regulations shall be void.

15. Every person who contravenes or fails to observe any provision of these Regulations or of any order made by the Board pursuant to these Regulations shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment not exceeding two years or to both such fine and such imprisonment.

16. The Board shall make such inquiries and investigations as it deems necessary to ascertain that supplies of wheat are, or may be available, from time to time, the location and ownership of same, the transportation and elevator facilities available in connection therewith, as well as all conditions connected with the marketing and market price that can be obtained for same. For the purpose of any inquiry or investigation held by the Board, the Board and the several members thereof shall have all the powers of a commissioner acting under Part One of the Enquiries Act.

17. These Regulations shall have full force and effect notwithstanding anything contained in any other statute or law but shall not be construed as in any way limiting or restricting any powers conferred on the Board by any other statute or law.

18. These Regulations shall cease to have any force and effect on or after the first day of August, nineteen hundred and forty-five: Provided that for the purposes of section nineteen of the Interpretation Act these Regulations shall be deemed to have been revoked on the said first day of August, nineteen hundred and forty-five and the said section nineteen shall be applicable in respect of these Regulations notwithstanding that they cease to have any operation or to be of any further force and effect on that date, as if they were so revoked.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Sixth Revision

Supplement No. 3

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 2nd October, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

Effective on and after October 6, 1943, (P.C. 7573; 30/9/43), the following are added to the list of commodities requiring an export permit before being shipped from Canada to any destination:

Group 1—Agricultural and Vegetable Products

Malt syrup and malt syrup powder.

Malt, extract of.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 60

Revised

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 6th October, 1943.

*To Collectors of Customs and Excise, and others concerned:***Postal Censorship**

The Department has now been advised that by order of the Postmaster General his orders of May 4, 1940, and December 4, 1941, referred to in WM No. 60, were rescinded, and the following provision was made under subsection (2) of Section 14 of the Defence of Canada Regulations:

No document, pictorial representation, photograph, gramophone record or other article whatsoever recording information, shall be sent or conveyed otherwise than by post out of or into Canada to or from any place which is outside Canada and is not in the United States of America or Newfoundland, unless

- (a) such article has been submitted to and approved for export or import by a censor or by an appropriate officer as defined by the said Section 14, or
- (b) the article is in a sealed package carried on behalf of the Government of Canada or of an allied or neutral government by a traveller whose identity and authority to carry the package in question without examination are appropriately certified, or
- (c) the article is carried by a member of the armed services of His Majesty or of a country in alliance with His Majesty travelling as a member of an organized unit, or

(d) the article is transmitted by express with the approval of the Deputy Minister of National Revenue, Customs and Excise.

Memorandum WM No. 60 is cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

In the matter of Section 11 of Regulation 35 of Defence of Canada Regulations (Consolidation), 1942.

TO WHOM IT MAY CONCERN:

Whereas the Honourable John Hart, Premier of the Province of British Columbia, has, pursuant to subsection (c) of Section 11 of Regulation 35 of Defence of Canada Regulations (Consolidation), 1942, requested an Order that the said Province of British Columbia be exempted as respects the lights and under the conditions hereinafter set forth from the operation of said Section 11, which Order I am pleased to grant;

Now, therefore, in pursuant of the powers vested in me by subsection (c) of Section 11 of Regulation 35 of Defence of Canada Regulations (Consolidation), 1942, I do hereby order as follows:—

That until further Order may be made by me with respect hereto, the restrictions imposed by said Section 11 are hereby removed as respects all of the Province of British Columbia and the persons therein, to such extent as is necessary (a) to permit porch lights and other outdoor domestic lights of small wattage, (b) to permit lights over vaults or safes in unattended premises, (c) to provide that the said Regulations shall not be effective during the half hour immediately following after sunset nor the half hour immediately preceding sunrise, from the first day of May to the thirtieth day of September in each year.

Given under my hand and the seal of the Department of Pensions and National Health at the City of Ottawa this 6th day of October, A.D. 1943.

IAN MACKENZIE,
Minister of Pensions and National Health.

I hereby concur in the foregoing Order of the Minister of Pensions and National Health.

Dated at the City of Ottawa this 6th day of October, A.D. 1943.

C. D. HOWE,
Minister of Munitions and Supply.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 324

Respecting Maximum Prices of Eggs

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

The Board hereby orders as follows:—

1. Order No. 299 of the Board is hereby revoked.
2. This Order becomes effective on September 27, 1943.

Made at Ottawa this 17th day of September, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 325

Division of Combined Wholesale Markups

Under powers given to the Board by Order in Council P.C. 8528 dated 1st of November, 1941, and amendments,

THE BOARD HEREBY ORDERS as follows:

1. This Order comes into force on October 1, 1943, and provides for division among wholesale distributors of combined markups at wholesale.

2. For the purposes of this Order, the words and expressions stated below are given defined meanings as follows:

COMBINED MARKUP—means and refers to the total markups at wholesale which may be included as part of the selling prices of all wholesale distributors on sales of goods as the same is fixed by any Order of the Board or of an Administrator.

WHOLESALE DISTRIBUTOR—means a person who sells goods at wholesale or on a sale otherwise than at retail, and includes a jobber or a broker.

3. The Administrator of Wholesale Trade shall have and may from time to time exercise power to do any or all of the following things:

- (a) to determine the division among wholesale distributors of any combined markup provided for in any Order of the Board or of an Administrator;
- (b) to determine the wholesale distributors and classes of wholesale distributors who may share in any combined markup;
- (c) to determine the respective shares of wholesale distributors and of classes of wholesale distributors in any combined markup;

- (d) to designate into which class of wholesale distributors any wholesale distributor is assigned for the purpose of sharing in any combined markup;
- (e) to determine the nature and extent of the transactions and services to be rendered by wholesale distributors and any class of wholesale distributors to entitle them to share in any combined markup;
- (f) to prescribe the records and accounts to be kept and invoices and other documents to be issued furnished and kept by wholesale distributors with respect to combined markups and their shares therein.

4. Nothing in this Order contained shall be deemed to authorize any variation in the total amount of a combined markup as specifically fixed by an Order of the Board or of an Administrator.

Made at Ottawa this 1st day of October 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-890

Fixing Maximum Prices for Wheat Distillers' Dried Grains

Under authority given to the Feeds Administrator it is hereby ordered on behalf of the Board as follows:

Application of the Order

1. The use of wheat by distillers in the production of alcohol for industrial purposes has resulted in its residual by-product known as wheat distillers' dried grains being made available for animal feeding purposes. This Order comes into effect on October 12, 1943, and fixes maximum prices for this by-product.

2. *Definitions*—For the purposes of this Order

(1) The term or expression "wheat distillers' dried grains" means the dried residue obtained in the manufacture of alcohol from wheat, or from a grain mixture in which wheat predominates, and packed in bags for sale as animal feeding stuff.

(2) "Wholesale distributor" means any person other than a manufacturer who sells wheat distillers' dried grains at wholesale.

3. All references in this Order to selling or sales include also offerings to sell and offers for sale.

Maximum Selling Prices

4. (1) The maximum prices, exclusive of transportation, at which wheat distillers' dried grains may be sold shall, according to the protein content of that product, be as set forth in the Schedule attached hereto and forming part of this Order.

(2) Except as provided in subsection 2 of Section 5 no transportation charges may be added to the maximum prices set forth in the said Schedule except actual transportation charges not in excess of charges at the carload lot freight rate for transporting wheat distillers' dried grains by the most direct route from the manufacturer's loading point to the buyer's nearest rail unloading point.

5. (1) Any person who manufactures mixed feeds of which wheat distillers' dried grains is a component part, in establishing his cost price of the mixed feeds, shall, with respect to the wheat distillers' dried grains contained therein, include only the actual price paid by him for such product but not in any event exceeding the lawful maximum price fixed by the Schedule of this Order at which a manufacturer could sell wheat distillers' dried grains.

(2) In addition any manufacturer of mixed feeds may, in establishing his cost price of the mixed feeds, add actual transportation charges for those wheat distillers' dried grains not in excess of charges at the carload lot freight rate for transporting those wheat distillers' dried grains by the most direct route from the manufacturer's loading point to the railway station nearest to the warehouse of the mixed feeds manufacturer.

Records and Invoices

6. (1) Every manufacturer and wholesale distributor who sells any wheat distillers' dried grains shall before or at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the protein content and the price charged for that product.

(2) Every manufacturer and wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this Section.

7. Every wholesale distributor and retailer shall immediately upon receipt by him of any wheat distillers' dried grains prepare and shall thereafter keep a written record showing separately for each wholesale or retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the protein content of the product and the actual price and the freight paid.

8. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection for twelve months from the date of the transaction to which it relates.

9. Every person who sells at retail any wheat distillers' dried grains shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, and the protein content and the price of the product.

Dated at Ottawa, this 7th day of October, 1943.

J. G. DAVIDSON,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER

No. A-890

MAXIMUM PRICES PER TON FOR WHEAT DISTILLERS' DRIED GRAINS

(f.o.b. seller's loading out point, exclusive of transportation)

When the protein content is:—

Type and Class of Sale	(a) 28% or higher	(b) 25% or higher but less than 28%	(c) 22% or higher but less than 25%	(d) less than 22%
1. By anyone on sales in carload lots.....	\$30 00	\$29 00	\$26 00	\$23 00
2. By manufacturers selling ex their point of production in less than carload lots.....	\$31 00	\$30 00	\$27 00	\$24 00
3. By wholesale distributors selling otherwise than ex their warehouses in less than carload lots to retailers.....	\$31 00	\$30 00	\$27 00	\$24 00
4. By wholesale distributors selling ex their warehouses in less than carload lots to retailers....	\$33 00	\$32 00	\$29 00	\$26 00
5. By any person on sales at retail to consumers...	\$36 00	\$35 00	\$32 00	\$29 00

NOTE:—Transportation charges may be added to the above maximum prices to the extent provided by Section 4 (2) and Section 5 (2).

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-911

Respecting Elastic and Non-Elastic Webbing for Garters and Suspenders

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator of Textiles and Clothing, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-770 is hereby revoked and is replaced by this Order.

1. No person shall manufacture woven or braided elastic webbing for men's garters, except

- (a) in the following widths, namely: $\frac{1}{2}$ inch, $\frac{3}{4}$ inch, and $\frac{7}{8}$ inch;
- (b) in three grades or less; and in the manufacture of each grade he shall use not more than the number of strands of rubber or not more than the equivalent total weight of rubber as follows:

8 strands of size 34
9 strands of size 34
10 strands of size 34

- (c) in solid colours only; provided that a manufacturer may use any one of not more than eight colours of thread in such manufacture.

2. No person shall manufacture

- (a) suspender webbing exceeding $\frac{7}{8}$ inch in width except police webbing as described in Section 2 hereof;
- (b) elastic suspender webbing unless the threads used in the said webbing are of one solid colour; provided that a manufacturer may use any one of not more than eight colours of thread in such manufacture;
- (c) police webbing,
 - (i) unless the threads used in the said webbing are of one solid colour; provided that, a manufacturer may use any one of not more than four colours of thread in such manufacture;
 - (ii) unless it is of a type listed and in the width specified for that type as follows:

<i>Type</i>	<i>Width</i>
non-cushion back	1 inch and $1\frac{1}{2}$ inch
cushion back	$1\frac{1}{2}$ inch

3. This Order shall be effective on and after the 9th day of October, 1943.

Dated at Ottawa, this 6th day of October, 1943.

HENRY MORGAN,
Deputy Co-ordinator of Textiles and Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-912

Respecting Metal Containers and Closures

Under powers given by the Wartime Prices and Trade Board to the Administrator of Metal Containers, it is hereby ordered on behalf of the Board as follows:—

1. Section 7 of Administrator's Order No. A-860 is hereby amended by deleting therefrom the second and third sentences in the said section.

2. The Schedule to Administrator's Order No. A-860 is hereby amended:

- (a) By the addition of the following items to commodity Group "A":

Item No.	(Column 1)	(Column 2)	(Column 3)	(Column 4)
9	Other Fruits (except Apples) and juices thereof.	Tinplate.....	No Limit.....	{ 20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
10	Apple Pie Filler.....	Blackplate body, Bonderized ends	100% of 1941 or 1942 pack by total weight which ever is the greater.	105-oz. 603 x 700
11	Fruits for Salad.....	Tinplate.....	No Limit.....	{ 20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
12	Baby Foods, strained, of permitted formulae only.	Tinplate.....	200% of 1941 pack of any kind or variety	5-oz. 202 x 214

(b) By the addition of the following items to commodity Group "B":

Item No.	(Column 1)	(Column 2)	(Column 3)	(Column 4)
17	Mushrooms.....	Tinplate.....	No Limit.....	{ 20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
18	Sauerkraut.....	Tinplate.....	No Limit.....	{ 28-oz. 401 x 411 105-oz. 603 x 700
19	Mincemeat.....	Tinplate.....	No Limit.....	{ 28-oz. 401 x 411 105-oz. 603 x 700
20	Soup, Pea, Ready-to-serve..	Tinplate.....	100% of 1941 pack by total weight.....	{ 20-oz. 307 x 409 28-oz. 401 x 411 105-oz. 603 x 700
21	Beans, Baked, with or without pork	Tinplate.....	No Limit.....	20-oz. 303 x 504
22	Spaghetti.....	Tinplate.....	No Limit.....	20-oz. 303 x 504

(c) By changing Item 2 of commodity Group "B" to read:

Item No.	(Column 1)	(Column 2)	(Column 3)	(Column 4)
2	Baby Foods, strained, of permitted formulae only.	Tinplate.....	200% of the 1941 pack of any kind or variety	5-oz. 202 x 214

3. This Order shall become effective on October 7, 1943. During the period October 7, 1943 to March 31, 1944, both inclusive, the provisions of Administrator's Order No. A-860, as amended by this Order, shall apply. On and after April 1, 1944, the provisions of Administrator's Order No. A-860, unaffected by the provisions of this Order, shall apply.

Dated at Ottawa this 6th day of October, 1943.

L. F. BURROWS,
Administrator of Metal Containers.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Concurred:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-913

Respecting Maximum Retailers' Prices for Millwork in the Cities of Calgary and Edmonton

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

INTERPRETATION

1. For the purposes of this Order,

"point of shipment" shall mean any warehouse lumber yard or place from which millwork is shipped or delivered.

MAXIMUM RETAILERS' PRICES FIXED FOR CALGARY AND EDMONTON

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail or at which any person may purchase at retail, any millwork, other than millwork described in Schedule A to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Cities of Calgary and Edmonton in the Province of Alberta shall be the cost of such millwork to the retailer plus a mark-up of forty per centum (40%) of such cost.

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail or at which any person may purchase at retail, any millwork, other than millwork described in Schedule A to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Cities of Calgary and Edmonton in the Province of Alberta shall be the cost of such millwork to the retailer plus a mark-up of forty per centum (40%) of such cost.

INVOICES TO SHOW PARTICULARS OF MILLWORK SOLD

3. Every person selling millwork at retail from any point of shipment within the Cities of Calgary and Edmonton in the Province of Alberta, shall complete in duplicate an invoice covering each such sale made by him stating therein the point of shipment and full particulars of the species, sizes and grades of the millwork sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

EFFECTIVE DATE

4. This Order shall be effective on and after the 12th day of October, 1943.

Dated at Ottawa this 8th day of October, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman—Wartime Prices and Trade Board.

SCHEDULE A TO ADMINISTRATOR'S ORDER No. A-913

MAXIMUM RETAIL PRICES FOR MILLWORK IN THE CITIES OF CALGARY AND EDMONTON

NOTE:—For any Millwork not included in the following descriptions, the maximum retail price shall be the cost of such Millwork, plus 40% (see Section 2 (3) of the Order).

Inside Doors		FIR DOORS			
Size		5X Panel	Craftsman	1 Panel and Mono-Door Slab A	2 Panel and Mono-Door Slab B
		each	each	each	each
2/0 x 6/0	1 3/8" thickness.....	\$4.15	\$4.70	\$4.70	\$4.35
2/0 x 6/6	"	4.40	4.95	4.95	4.55
2/4 x 6/4	"	4.75	5.40	5.40	4.95
2/6 x 6/6	"	4.90	5.80	5.80	5.35
2/6 x 6/8	"	5.20	5.85	5.85	5.40
2/8 x 6/8	"	5.45	6.15	6.15	5.65
2/10 x 6/10	"	6.30	7.10	6.35	6.10
3/0 x 7/0	"	6.80	7.50	6.70	6.35
2/8 x 6/8	1 1/4" thickness.....	6.60	8.10	7.25	6.90
2/10 x 6/10	"	7.30	8.95	8.00	7.60
3/0 x 7/0	"	7.65	9.40	8.45	8.00
2/6 x 7/0	"	6.80	8.40	7.50	7.15

For raised Five X Panel Doors add 60c. to above prices for 5X Panel Doors.

Glazed French Doors—15 Lights, No. 350 or 711

Size	21 Ounce Glass	Plain Plate Glass	Bevelled Plate Glass
	each	each	each
2/0 x 6/8 1 3/8" thickness	\$14.75	\$23.75	\$36.25
2/4 x 6/8 "			
2/6 x 6/6 "			
2/8 x 6/8 "			
2/10 x 6/10 "	16.20	23.50	35.50
2/8 x 6/8 1 1/4" thickness	17.55	24.25	36.50
2/10x 6/10 "	18.50	25.50	37.25
3/0 x 7/0 "	18.80	26.00	38.75

Glazed Sash Doors—
Double Diamond Glass

Size	No. 301	Craftsman No. 300	No. 212 1/2 No. 214	No. 210
	each	each	each	each
2/6 x 6/6 1 3/8" thickness.....	\$12.40	\$ 9.00	\$ 9.00	\$ 9.50
2/8 x 6/8 "		9.25	9.50	10.00
2/10 x 6/10 "		10.50	10.75	11.25
2/8 x 6/8 1 1/4" thickness.....	14.90	12.25	11.75	12.25
2/10 x 6/10 "	16.50	14.75	14.25	14.75
3/0 x 7/0 "	17.00	15.00	15.50	16.00

Glazed Craftsman Doors

Size	Double Diamond Glass	Plain Plate	Bevelled Plate
	each	each	each
2/8 x 6/8 1 3/8" thickness.....	\$13.75	\$18.50	\$21.20
2/8 x 6/8 1 1/4" thickness.....	16.40	20.50	23.75
2/10 x 6/10 "	18.00	22.25	25.75
3/0 x 7/0 "	18.75	23.25	26.50

Combination Doors

Size	1 $\frac{1}{8}$	1 $\frac{3}{8}$
	each	each
2/6' x 6/6.....	\$7.85	\$8.50
2/8 x 6/8.....	7.85	8.50
2/10 x 6/10.....	8.25	8.90
3/0 x 7/0.....	8.65	9.35

Screen Doors

Size	No. 76	No. 21
	each	each
2/6 x 6/7—1 $\frac{1}{8}$ " thickness.....	\$4.00	\$4.80
2/8 x 6/9.....	4.30	5.05
2/10 x 6/11.....	4.55	5.30
3/0 x 7/1.....	4.80	5.45

Cupboard Doors.....\$0.47 $\frac{1}{2}$ per sq. ft.
Starting at 4 sq. ft.

NOTE:—All numbers for above doors refer to Standard Millwork Catalogue A, issued September, 1929.

WINDOWS

Check Rail Windows

16 x 20 2 Lights 1 $\frac{3}{8}$ " thickness.....	each
16 x 24 " ".....	\$2.15
18 x 20 " ".....	2.35
18 x 24 " ".....	2.40
20 x 20 " ".....	2.70
20 x 24 " ".....	2.50
20 x 26 " ".....	2.85
24 x 24 " ".....	3.05
24 x 26 " ".....	3.35
24 x 28 " ".....	3.40
24 x 30 " ".....	3.60
26 x 26 " ".....	3.85
26 x 28 " ".....	3.60
26 x 30 " ".....	3.95
30 x 30 " ".....	5.00
10 x 20 4 Lights 1 $\frac{3}{8}$ " thickness.....	3.10
12 x 20 " ".....	3.40
12 x 24 " ".....	3.80
12 x 26 " ".....	3.90
12 x 28 " ".....	4.25

Size	8 Lights	12 Lights
	each	each
8 x 10—1 $\frac{3}{8}$ " thickness.....	\$3.30
10 x 12 " ".....	3.75	\$4.90
10 x 14 " ".....	4.10	5.50
10 x 16 " ".....	6.45
12 x 16 " ".....	7.25

Bungalow and Cottage Windows

Size	Top Plain	Top Cut 2 Lights
	each	each
16 x 24 and 12—1 $\frac{3}{8}$ " thickness.....	\$2.55	\$2.65
16 x 28 and 14 ".....	2.85	2.95
16 x 32 and 16 ".....	3.05	3.20
18 x 24 and 12 ".....	2.80	3.05
18 x 28 and 14 ".....	3.00	3.20
18 x 32 and 16 ".....	3.20	3.40

Size	Plain Top	Top 3 Vent.
	each	each
20 x 20 and 16— $1\frac{3}{8}$ " thickness.....	\$2.80	\$3.10
20 x 24 and 16 ".....	3.05	3.30
20 x 28 and 12 ".....	2.90	3.30
20 x 28 and 16 ".....	3.20	3.45
20 x 32 and 16 ".....	3.50	3.65
20 x 36 and 16 ".....	3.70	3.95
24 x 24 and 12 ".....	3.25	3.40
24 x 24 and 16 ".....	3.40	3.60
24 x 26 and 18 ".....	3.50	3.80
24 x 26 and 20 ".....	3.60	3.85
24 x 28 and 16 ".....	3.60	3.85
24 x 32 and 12 ".....	3.70	3.95

Size	Plain Top	Top Cut 3 Lights
	each	each
24 x 32 and 16— $1\frac{3}{8}$ " thickness.....	\$3.90	\$4.10
24 x 36 and 12 ".....	3.95	4.15
24 x 36 and 16 ".....	4.10	4.30

Size	Plain Top	Top Cut 4 Lights
	each	each
26 x 24 and 12— $1\frac{3}{8}$ " thickness.....	\$3.30	\$3.60
26 x 24 and 16 ".....	3.55	3.85
26 x 26 and 18 ".....	3.70	4.05
26 x 28 and 12 ".....	3.60	3.90
26 x 28 and 16 ".....	3.85	4.20
26 x 32 and 12 ".....	3.75	4.10
26 x 32 and 16 ".....	4.05	4.45
26 x 36 and 16 ".....	3.95	4.80

Size	Plain Top	Top Cut 5 to 7 Lights
	each	each
28 x 24 and 12— $1\frac{3}{8}$ " thickness.....	\$3.50	\$4.00
28 x 24 and 16 ".....	3.85	4.25
28 x 26 and 18 ".....	4.10	4.65
28 x 28 and 16 ".....	4.25	4.65
28 x 32 and 12 ".....	4.25	4.70
28 x 32 and 16 ".....	4.55	4.95
28 x 36 and 16 ".....	4.80	5.20
30 x 24 and 16 ".....	4.00	4.60
30 x 26 and 18 ".....	4.35	4.80
30 x 28 and 16 ".....	4.35	4.80
30 x 32 and 16 ".....	4.65	5.15
30 x 36 and 16 ".....	4.95	5.40
36 x 30 and 16 ".....	6.80	7.40
36 x 36 and 12 ".....	7.40	8.00
36 x 36 and 16 ".....	8.15	8.80

Size	Plain Top	Top Cut 8 Lights
	each	each
40 x 32 and 16— $1\frac{3}{8}$ " thickness.....	\$8.10	\$8.30
40 x 36 and 12 ".....	8.60	8.95
40 x 40 and 12 ".....	8.65	9.15
44 x 32 and 12 ".....	8.60	9.10
44 x 34 and 12 ".....	8.65	9.10
44 x 36 and 16 ".....	9.50	9.75

BUNGALOW AND COTTAGE WINDOWS (Continued)—

Size	Plain Top	Top Cut 8 Lights
	each	each
48 x 32 and 12 1 $\frac{3}{8}$ " thickness.....	\$ 9.10	\$ 9.20
44 x 40 and 12 ".....	10.50	10.70
48 x 34 and 12 ".....	10.40	10.60
48 x 36 and 16 ".....	10.85	11.10
48 x 40 and 12 ".....	11.35	12.00

For Storm Sash 35c. may be added to the above window prices.

For Storm Sash with sliding vents \$1.60 may be added to the above prices for windows.

For rabbetted storm sash 65c. may be added to the above prices for windows.

For cut tops 10c. per light may be added to the above prices for windows, plus price for storm sash.

SASH

Hall Sash

Size	Plain	3 Vertical Lights
	each	each
20 x 16 1 light, 1 $\frac{3}{8}$ " thickness.....	\$1.60	\$1.85
20 x 20 " ".....	1.55	1.95
20 x 24 " ".....	1.70	2.20

Size	Plain	4 Vertical Lights
	each	each
24 x 16 1 light 1 $\frac{3}{8}$ " thickness.....	\$1.70	\$2.10
24 x 20 " ".....	2.00	2.35
24 x 24 " ".....	1.90	2.45

Size	Plain	5 Vertical Lights
	each	each
28 x 16 1 light 1 $\frac{3}{8}$ " thickness.....	1.85	\$2.30
28 x 20 " ".....	2.10	2.45
28 x 24 " ".....	2.25	2.75

Size	Plain	5 Vertical Lights
	each	each
30 x 16 1 light 1 $\frac{3}{8}$ " thickness.....	\$1.95	\$2.30
30 x 20 " ".....	2.15	2.45
30 x 24 " ".....	2.45	2.80

Size	Plain	6 Vertical Lights
	each	each
36 x 16 1 light 1 $\frac{3}{8}$ " thickness.....	\$2.05	\$2.70
36 x 20 " ".....	2.45	3.00
36 x 24 " ".....	2.80	3.40

Barn Sash—

Size	4 Lights	6 Lights	9 Lights
	each	each	each
7 x 9 1 $\frac{1}{8}$ " thickness.....	\$1.50	\$2.10	\$2.35
8 x 10 ".....	1.65	2.35	2.75
10 x 12 ".....	1.75	2.60	3.30
12 x 12 ".....	2.35

Cellar Sash

Size	2 Lights	3 Lights
	each	each
7 x 9—1 $\frac{1}{8}$ " thickness.....	\$1.05	\$1.30
8 x 10 ".....	1.15	1.40
10 x 12 ".....	1.40	1.50
10 x 14 ".....	1.55	1.70
10 x 16 ".....	1.60	1.90
12 x 14 ".....	1.70	2.10
14 x 20 ".....	2.00	—
14 x 24 ".....	2.10	—

Screen Sash

	$\frac{3}{4}$ and 1 $\frac{1}{8}$ "	1 $\frac{3}{8}$ "
	each	each
Half Window Screens up to 7 sq. ft. O.S.M.....	1.95	2.15
Full Window Screens up to 14 sq. ft. O.S.M.....	3.00	3.40
Oriel Screens—Bottom Half.....		3.75
Full Size.....		4.75

FRAMES

Window Frames—

Oriel K.D.....	$\frac{3}{4}$ x 5 $\frac{1}{2}$ " Jamb.....	each \$5.25
" ".....	$\frac{3}{4}$ x 7 $\frac{1}{2}$ " Jamb.....	6.30
Window P. Cap K.D.....	$\frac{3}{4}$ x 5 $\frac{1}{2}$ " Jamb.....	4.00
" " ".....	$\frac{3}{4}$ x 7 $\frac{1}{2}$ " Jamb.....	4.50
Cellar Sash, 12 x 16", 3 Lights or less with 2" x 8" Double Rabbetted Jamb..		2.35
For Drip Cap on Head.....	Add to the above prices	25c. per frame
For Drip Cap and Bed Mould.....	" " 50c.	"
For 1 $\frac{1}{8}$ " O.S. Casing or Brick Mould.....	" " 30c.	"
For each Mullion or Transom Bar.....	" " 90c.	"
For Blind Stop and Brick Mould.....	" " 50c.	"
For 2" x 8" Double Rabbetted Jamb No. 1 Common	" " 12c. per lineal foot	
For set up Frames.....	" " 75c. per Frame	

Door Frames

Outside Door K.D.....	1 $\frac{3}{8}$ x 5 $\frac{1}{2}$ " Jamb.....	each \$5.75
" ".....	1 $\frac{5}{8}$ x 7 $\frac{1}{2}$ " Jamb.....	7.00
Inside Door K.D.....	$\frac{3}{4}$ x 5 $\frac{1}{4}$ " Jamb.....	2.50
" ".....	1 $\frac{3}{8}$ x 5 $\frac{1}{4}$ " or 5 $\frac{1}{2}$ " Jamb.....	3.00
For Drip Cap on Head.....	Add to the above prices	25c. per frame
For Drip Cap and Bed Mould.....	" " 50c.	"
For 1 $\frac{1}{8}$ " O.S. Casing or Brick Mould.....	" " 35c.	"
For each Transom Bar.....	" " \$1.25	"
For Blind Stop.....	" " 50c.	"
For Brick Mould.....	" " 75c.	"
For set up Frames.....	" " 75c.	"

MOULDINGS

	Size	Price Per 100 Lineal Feet
1185 Apron B.N.	$\frac{3}{4} \times 3\frac{1}{2}$	\$4.00
1140 Astragal	$\frac{3}{8} \times \frac{3}{4}$	1.00
1141 Astragal	$\frac{3}{4} \times 1\frac{3}{4}$	2.00
1000 Back Band	$\frac{1}{8} \times 1\frac{1}{2}$	2.50
1166 Baluster Stock	$1 \times 1\frac{5}{8}$	4.00
1030 Base Block Stock	$1\frac{1}{16} \times 4\frac{1}{2}$	7.25
1021 Base Block Stock	$1\frac{1}{16} \times 5\frac{1}{2}$	8.50
1250 Bed Mould	$\frac{3}{4} \times 1\frac{3}{4}$	2.00
1251 Bed Mould	$\frac{3}{4} \times 2\frac{1}{4}$	3.00
1252 Bed Mould	$\frac{3}{4} \times 3\frac{1}{4}$	4.00
1253 Bed Mould	$\frac{3}{4} \times 4\frac{1}{4}$	5.00
1190 Brick Mould	$\frac{1}{8} \times 1\frac{3}{4}$	3.00
1191 Brick Mould	$\frac{1}{8} \times 1\frac{3}{4}$	4.00
1170 Burlap Mould	$\frac{3}{8} \times 1\frac{5}{8}$	2.00
1171 Burlap Mould	$\frac{3}{8} \times 2\frac{1}{4}$	3.00
1202 Cap Mould	$\frac{1}{2} \times 2\frac{1}{2}$	6.00
1201 Cap Mould	$\frac{1}{2} \times 2\frac{1}{2}$	4.50
1120 Carpet Strip	$\frac{1}{2} \times \frac{3}{4}$	1.00
1172 Chair Rail	$\frac{1}{2} \times 3\frac{1}{2}$	4.00
1220 Cove	$\frac{3}{4} \times \frac{3}{4}$	1.00
1221 Cove	$\frac{1}{8} \times 1\frac{3}{8}$	2.25
1230 Cove, Sprung	$\frac{3}{4} \times 2\frac{1}{4}$	3.00
1235 Crown Mould	$\frac{1}{2} \times \frac{3}{4}$	1.00
1238 Crown Mould	$\frac{3}{4} \times 1\frac{3}{4}$	2.00
1240 Crown Mould	$\frac{3}{4} \times 2\frac{5}{8}$	3.00
1241 Crown Mould	$\frac{3}{4} \times 3\frac{1}{2}$	4.00
1242 Crown Mould	$\frac{3}{4} \times 4\frac{1}{4}$	5.00
1124 Door Stop, B. N.	$\frac{3}{8} \times 1\frac{3}{4}$	2.00
1136 Drip Cap	$\frac{1}{2} \times 2\frac{1}{4}$	4.50
E. & D. Mould	$\frac{3}{8} \times 5\frac{5}{8}$	6.00
E. & D. Mould	$\frac{3}{8} \times 3\frac{3}{4}$	8.00
1135 Fence Water Table	$\frac{3}{4} \times 1\frac{1}{2}$	1.75
1270 Fillet for String Cap	$\frac{3}{8} \times 1\frac{5}{8}$	2.00
1105 Half Round	$\frac{3}{4} \times \frac{3}{4}$	1.00
1106 Half Round	$\frac{1}{2} \times 1\frac{1}{8}$	1.50
1280-1 Hand Rail	$2\frac{1}{2} \times 3\frac{1}{2}$	12.00
1160 Lattice	$\frac{1}{8} \times 1\frac{3}{8}$	1.75
1161 Lattice	$\frac{1}{8} \times 1\frac{5}{8}$	2.00
1143 Neck Mould	$\frac{3}{8} \times 1$	1.25
Panel Strip	$\frac{3}{8} \times 1\frac{3}{4}$	2.00
Panel Strip	$\frac{3}{8} \times 2\frac{1}{2}$	3.00
Panel Strip	$\frac{3}{8} \times 3\frac{1}{2}$	4.00
1121 Parting Stop	$\frac{1}{2} \times \frac{3}{4}$	1.00
1180 Partition Cap	$\frac{3}{4} \times 2$	2.50
1181 Partition Shoe	$\frac{3}{4} \times 2\frac{1}{2}$	3.00
1151 Picture Mould	$\frac{3}{4} \times 1\frac{3}{4}$	2.00
1300-2 Plate Rail, 3 Mem.		11.50
1100 Quarter Round	$\frac{1}{2} \times \frac{1}{2}$	1.00
1101 Quarter Round	$\frac{3}{4} \times \frac{3}{4}$	1.00
1117 Ridge Roll	$1\frac{3}{4}$	4.00
1196 Stair Nosing, Rabbetted	$1\frac{1}{4} \times 4\frac{1}{4}$	7.50
1271 Stair Shoe or String Cap	$1 \times 3\frac{1}{2}$	5.00
1030 Threshold	$\frac{5}{8} \times 3\frac{1}{2}$	4.00
1299 Transom Bar	$2\frac{1}{2} \times 3\frac{1}{2}$	12.00
1270 Verandah Fillet	$\frac{3}{8} \times 1\frac{5}{8}$	2.00
1260 Verandah Rail, Top Mem.	$\frac{1}{8} \times 3\frac{1}{2}$	8.00
1263 Verandah Rail, Btm. Mem.	$\frac{1}{8} \times 3\frac{1}{2}$	8.00
1210 Wainscot Cap	$\frac{1}{2} \times 1\frac{3}{4}$	3.00
1211 Wainscot Cap	$\frac{1}{2} \times 2\frac{1}{2}$	3.00
Window Steel	$\frac{1}{8} \times 2\frac{1}{2}$	6.00
1293 and 6 Window Stools	$\frac{1}{8} \times 4\frac{1}{4}$	7.50
1294 and 7 Window Stools	$\frac{1}{8} \times 5\frac{1}{4}$	9.00
1123 Window Stop, B.N.	$\frac{3}{8} \times 1\frac{1}{4}$	1.50

NOTE:—All numbers for mouldings mentioned above refer to B.C. Catalogue of Standard Mouldings No. 5.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-914

Used Domestic Stoves, Ranges and Other Cooking or Heating Appliances

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

Previous
Orders
revoked and
replaced.
Effective
date.

1. This Order comes into force on October 12, 1943, and revokes and replaces Administrator's Orders Nos. A-396, A-640 and A-641. This Order deals with the highest prices at which dealers may sell used stoves, ranges and other cooking or heating appliances as listed in Section 2. It also deals with other matters concerning the sale of such used goods.

List of
Used Goods
covered by
this Order.

2. This Order applies to the different kinds, as listed below, of used stoves, ranges and other cooking and heating appliances which have been in use or acquired for use for a period of six months or more:—

(1) *Used Electrical Appliances—*

- (a) Stove or Range of over 35 amperes.
- (b) Rangette.
- (c) Cooking Plate.
- (d) Grill.
- (e) Heater.
- (f) Any similar appliance for cooking or heating by electricity.
- (g) Combined Electric and Coal or Wood Stove or Range.
- (h) Combined Electric and Gas Stove or Range.

(2) *Used Gas Appliances—*

- (a) Stove or Range.
- (b) Grate.
- (c) Any similar appliance for cooking or heating by gas.

(3) *Used Coal and Wood Appliances—*

- (a) Stove or Range.
- (b) Jacket Heater.
- (c) Quebec Heater.
- (d) Any similar appliance for cooking or heating by use of coal or wood.

Limit on
destruction
of used
appliances.

3. No dealer shall without written permission of the Administrator wilfully render useless or destroy any of the used appliances listed in Section 2 or any of their parts. This prohibition does not prevent repair or rebuilding of a used appliance or the taking and use of parts of one used appliance for repair or rebuilding of another used appliance.

Definitions.

4. *Definitions.* For the purposes of this Order the following words and expressions are given defined meanings:—

- (a) *Used Appliance*—means any of the kinds listed in Section 2 which have been in use or acquired for use for a period of six months or more.
- (b) *Rebuilt Appliance*—means a used appliance which by suitable and sufficient repairs and replacement of broken, defective and missing parts has been restored to a state in which it will give practically as good service and results as the appliance could when it was new.
- (c) *Equivalent to New*—means that a used appliance in the state in which it is sold, without repairs or rebuilding, will give practically as good service and results as the appliance could when it was new.
- (d) *Sell*—includes an offer to sell and "Sale" shall have a corresponding inclusion.

5. (1) The highest price at which any person may sell a rebuilt appliance or a used appliance equivalent to new is fixed as set forth in this Section and in the Table below, as follows:—

Highest price of rebuilt or equivalent to new appliance.

- (a) The highest price is to be based upon the percentage given in the Table. These percentages are of the listed retail price at which the manufacturer first offered the appliance, when new, for sale or in the case of an appliance sold at retail under a retailer's trade name of the listed retail price at which the retailer first listed the appliance, when new, for sale. If the retailer in such a case did not sell according to a list price the percentages are to be applied to the price at which he first sold that model of appliance when new.
- (b) The percentages given in the Table are to be applied accordingly as the appliance is an electric or gas appliance or a coal and wood appliance as they are listed in Section 2 and also according to age, that is to say, according to the number of years which have passed since the appliance sold was manufactured.

TABLE

Age of Rebuilt or Equivalent to New Appliance	Percentage of Listed Retail Price when new to apply to fix highest selling price under this Section	
	Electric or Gas Appliance	Coal and Wood Appliance
	Per cent	Per cent
1. One year and under.....	90	90
2. Over 1 year and not over 2 years.....	85	80
3. Over 2 years and not over 3 years.....	80	70
4. Over 3 years and not over 4 years.....	70	—
5. Over 3 years.....	—	60
6. Over 4 years.....	60	—

(2) *Exception from Table.*—The highest price at which any person may sell a rebuilt or equivalent to new coal and wood appliance, which when new had a listed retail price of \$40, or less, is fixed at 90 per cent of the listed retail price.

Exception.

(3) If since the time an appliance when new was sold by the manufacturer or by a retailer under his trade name, he has ceased to carry on business, the list price at which he first listed the appliance for sale shall be sufficiently proved by production of a copy of a list printed or written, which bears the name of the manufacturer or retailer, as the case may be, and shows the retail selling price of that model of appliance, unless proof is established that the copy produced is not the manufacturer's or retailer's first list showing the retail price of that model.

Proof of list.

(4) If a rebuilt or equivalent to new appliance has affixed or otherwise bears the name or other trade identification of a manufacturer or the trade name of a retailer, the presumption shall be, in the absence of proof to the contrary, that the appliance was manufactured by that manufacturer or was first sold at retail by that retailer.

Identification of appliance by name plate, etc.

6. On every sale by a dealer of a rebuilt appliance or a used appliance equivalent to new at an amount of one-half or more of the highest price at which it may be sold by him there is hereby imposed as a term and condition of the sale an implied warranty by the seller as a part of the consideration of the transaction, as set forth in the Schedule of this Order.

Implied Warranty.

Price to be
fixed if not
established.

7. If the highest selling price of a rebuilt appliance or a used appliance equivalent to new cannot be established because the listed retail price referred to in Section 5 is not available or does not appear to have been issued or because of any other reason, the appliance shall not be sold by any person unless and until the highest selling price is fixed by the Administrator upon application to him in writing.

Highest
selling
price of
appliances
not rebuilt.

8. The highest price at which any person may sell a used appliance of a kind listed in Section 2 which is not a rebuilt appliance or a used appliance equivalent to new shall be a price that is reasonable and just. In any event the selling price must not exceed the highest price fixed by Section 5 for that kind and age of appliance less the amount it would cost to put it into the same state as a rebuilt appliance. If any doubt exists as to what is the proper price, the appliance shall not be sold by any person unless and until the highest selling price is fixed by the Administrator upon application to him in writing.

Place of
sale.

9. On every sale by any person of an appliance to which this Order applies, the price shall be f.o.b. the seller's nearest shipping point or delivered to the buyer's premises at any place within the seller's usual free delivery area.

Price tag
to be applied
to appliances
displayed
for sale.

10. Every used appliance which a dealer displays or otherwise offers for sale must have a price tag or label attached to it during the whole of the time it is so displayed or on offer and when it is sold. The tag or label must be attached in a place where it may readily be seen and examined by a customer. The tag or label shall show clearly whether the used appliance is a "rebuilt" or "equivalent to new" or "used", as the case may be, and the selling price at which it is for sale. The price shown on the tag or label must not be more than the highest lawful selling price for the appliance as fixed by this Order. This Section, however, shall not apply to a used appliance for sale for less than \$5.

Sales
Invoice, etc.

11. (1) Every time a dealer sells an appliance to which this Order applies he shall at the time of sale issue in duplicate a sales invoice or receipt which correctly states his name and complete business address, the name and complete address of the buyer, a detailed description of the appliance sold as to make, kind, type, model and other information to identify it, the serial number, if any, whether it is sold as a "rebuilt", "equivalent to new", or "used" appliance and the actual sale price.

Buyer to
receive
invoice, etc.

(2) The dealer shall give one copy of the sales invoice or receipt to the buyer before or on delivery of the appliance sold. He must keep the other copy at his place of business for at least 12 months after sale, so that at any time any authorized representative of the Board may see it and inspect it.

Exemptions,
etc.

12. If a provision of this Order would in a particular instance cause undue hardship or under exceptional circumstances does not fit the special needs, the Administrator, upon written application being made to him, may by his written direction vary the requirements of the provision or grant exemption from its application to the particular instance. It is to be understood however that any variation or exemption so directed is subject to recall and cancellation at any time without notice.

Dated at Ottawa, this 8th day of October, 1943.

S. GODFREY,
Administrator of Used Goods.

Approved,

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-914

Implied Warranty applying to rebuilt electric, gas and coal and wood stoves and used electric, gas and coal and wood stoves equivalent to new to which Section 5 of this Order is applicable (See Section 6).

Implied Warranty that:

1. the stove is capable of performance substantially equivalent to that of the same stove when new;
2. forthwith upon demand and at his own cost and expense the dealer will repair the stove and replace all worn, defective, broken and missing parts as may be necessary to its due performance, except repairs and replacements occasioned by improper use or from want of proper care on the part of the buyer;
3. the warranty shall be effective from the date of delivery of the stove to the buyer
 - (a) if the stove be an electric or gas stove and its selling price be
 - (i) \$50 or less, for the period of thirty days; or
 - (ii) over \$50, for the period of ninety days; or
 - (b) if the stove be a coal and wood stove, for the period of thirty days;
4. the warranty shall be binding on the dealer, his heirs, executors and administrators, or successors, and shall enure to the benefit of the buyer, his heirs, executors and administrators, or successors, and assigns; and
5. any action on or arising out of the warranty by or on behalf of the buyer, or his heirs, executors or administrators, or successors, or assigns, shall be commenced within six months after the time when the cause of action arose.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-916

Respecting Maximum Prices of Onions

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:

PART I—INTRODUCTION

Application of the Order

1. (1) This Order becomes effective on October 9, 1943, and replaces Order No. 89 of the Board which has been revoked by the Board.

(2) The provisions of clause (d) of Section 3 of Order No. 189 shall not hereafter apply to sales of onions by a primary producer to any manufacturer, processor, wholesaler, retailer or other dealer.

(3) This Order applies to sales of onions, whether Canadian grown or imported, of all types, varieties, grades and qualities except green onions with tops attached, having a diameter of $1\frac{1}{8}$ inches or less. Parts III, IV and V of the Order deal exclusively with Canadian grown onions while Part VI deals only with imported onions.

Prices are Maximum Prices and Include All Charges

2. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

PART II—DEFINITIONS

Meaning of "Sell"

3. The word "sell" as used in this Order also covers an offer to sell.

Grades

4. "Canada No. 1", "Canada No. 2", and "Canada No. 1 Pickling" mean, respectively, onions graded, packed and marked according to the standards for such grades defined and described in the regulations issued under The Fruit, Vegetables and Honey Act.

Shipper

5. "Shipper" means a primary producer of onions, or any other person who assembles and ships onions at the point of production.

Wholesale Distributor

6. "Wholesale distributor" means any person other than a shipper, who sells onions at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys onions for his personal or household consumption.

PART III—SALES BY SHIPPERS

(including primary producers)

Sales by Shippers to Wholesaler Distributors

7. (1) The maximum price, f.o.b. his farm or shipping point, at which a shipper may sell any of the following grades of onions to a wholesale distributor shall, according to the grade and the capacity of the container, be as follows:

- (a) on sales of Canada No. 1 grade onions, $3\frac{1}{2}$ cents per pound if sold in a container having a capacity of over 50 pounds; and $3\frac{5}{8}$ cents per pound if sold in a container having a capacity of 50 pounds or less;
- (b) on sales of Canada No. 2 grade onions, 3 cents per pound if sold in a container having a capacity of over 50 pounds; and $3\frac{1}{8}$ cents per pound if sold in a container having a capacity of 50 pounds or less;
- (c) on sales of Canada No. 1 pickling grade onions, 7 cents per pound in any size container.

(2) Where the highest lawful price, f.o.b. his farm or shipping point, at which a shipper sold Canada No. 1 grade onions, to a wholesale distributor during the period January 5th to January 10th, 1942, both inclusive, exceeds the maximum price for such onions fixed by subsection (1) of this Section, the maximum price, f.o.b. his farm or shipping point, at which such shipper may sell Canada No. 1 grade onions grown in 1943 to a wholesale distributor, shall be an amount equal to such prior higher price or an amount equal to the maximum price fixed by said subsection (1) plus $\frac{1}{2}$ of a cent per pound, whichever amount is the lesser.

(3) No shipper shall sell any onions under the provisions of subsection (2) of this Section until after he has filed at the nearest Regional Office of the Board, a copy of an invoice showing a sale by him to a wholesale distributor during the said period January 5th to January 10th, 1942, both inclusive, of Canada No. 1 grade onions, at a price f.o.b. his farm or shipping point, in excess of the maximum price for such onions fixed by subsection (1) of this Section.

Sales by Shippers to Persons other than Wholesale Distributors or Consumers

8. (1) The maximum price f.o.b. his farm or shipping point at which a shipper may sell any onions of a grade and in a container of a capacity specified in Section 7 to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the onions at such warehouse, or to the operator of a dehydrating plant or to any commercial processor of onions, shall be an amount equal to the maximum price as fixed by said Section 7, at which he may sell those onions to a wholesale distributor.

(2) The maximum price f.o.b. his farm or shipping point at which a shipper may sell any onions of a grade and in a container of a capacity specified in Section 7 to any person *other than*,

- (a) a wholesale distributor;
- (b) the operator of a dehydrating plant;
- (c) a commercial processor of onions;
- (d) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the onions at such warehouse; or
- (e) a consumer

shall be an amount equal to the maximum price as fixed by said Section 7, at which he may sell those onions to a wholesale distributor PLUS a markup not exceeding 12½ per cent of his selling price.

Sales by Shippers to Consumers

9. The maximum price f.o.b. his farm or shipping point at which a shipper may sell any onions of a grade and in a container of capacity specified in Section 7 to a consumer shall be the sum of:

- (a) the maximum price fixed by subsection (2) of Section 8 at which he may sell those onions under the provisions of that subsection; and
- (b) a markup not exceeding 25 per cent of his selling price.

Spanish Type Onions

10. Where a shipper sells any grade of spanish type onions having a minimum diameter of three inches or more his maximum price shall be an amount equal to the maximum price on sales of that grade of onions to that class of buyer as fixed by Sections 7, 8, or 9, as the case may be, PLUS an amount not exceeding 1½ cents per pound.

Grades not Listed and Ungraded Onions

11. The maximum prices at which a shipper may sell onions which have not been graded or of lower than No. 2 grade shall be the same as maximum prices at which he may sell No. 2 grade onions.

Sales of Canada No. 2 Grade Onions during July and August

12. During the months of July and August in any year a shipper may sell No. 2 grade onions to any buyer at the same price as the maximum price fixed by this Order for sales by him to that buyer of Canada No. 1 grade onions.

Periodic Increases in Shippers' Maximum Prices

13. The maximum price at which a shipper may sell onions of a grade and in a container of a capacity specified in Section 7 to any buyer during any month set out in the table to this Section shall be the maximum price on sales by him of such onions to that class of buyer, as fixed by Sections 7, 8, 9, 10 or 11, as the case may be, PLUS the additional amount for that month set out in the table.

TABLE OF SECTION 13

<i>Month</i>	<i>Increase in Maximum Price in Cents Per Pound</i>
December	1/20
January	3/20
February	3/10
March	1/2
April	3/4
May	3/4
June	3/4

Free Delivery by Shippers

14. Where a shipper sells onions to a buyer whose place of business is in a city, town or village, the nearest limits of which are not more than fifteen miles from the

shippers' farm or shipping point he shall deliver free to that place of business. Where the sale is to a consumer in any such city, town or village delivery shall be free to such consumer.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

15. (1) The maximum price f.o.b. his place of business at which a wholesale distributor may sell any onions shall be the sum total of the actual price paid by him for those onions, the actual cost of transporting the onions to his place of business and a mark-up not exceeding $12\frac{1}{2}$ per cent of his selling price.

(2) Where the distance from the point of production or from the shipping point of his supplier to the nearest limits of the city, town or village in which the wholesale distributor has his place of business is fifteen miles or less, transportation charges are not to be included by the wholesale distributor in calculating the maximum price fixed by subsection (1) of this Section.

(3) Notwithstanding the provisions of subsections (1) and (2) of this Section a wholesale distributor's selling price, f.o.b. his place of business, of onions other than onions which were purchased by him and in his possession or in transit on the effective date of this Order, shall not in any event exceed the sum of the following:

- (a) the maximum price as fixed by this Order, at which a shipper may sell those onions to the wholesale distributor according to the capacity of the container in which they are packed when received by him;
- (b) the cost of transporting onions at the carload lot freight rate to the city, town or village in which his place of business is situated from Vernon, British Columbia, or from Leamington, Ontario, whichever cost is the lesser; and
- (c) a markup not exceeding the markup fixed by subsection (1) of this Section.

Periodic Increases in Maximum Prices

16. (1) The maximum prices fixed by Section 15 apply to sales of onions by wholesale distributors during the months of July to November, both inclusive, in any year.

(2) Where a wholesale distributor purchases onions during any of the months from July to November, both inclusive, in any year, the maximum price at which he may sell those onions during any of the months of December, and January to June, both inclusive, in any year, shall be an amount equal to the maximum price at which he may sell those onions as fixed by Section 15, PLUS an amount equal to the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during that month.

(3) Where a wholesale distributor purchases onions in the month of December, or in any of the months from January to June, both inclusive, in any year, the maximum price at which he may sell those onions during any of the months mentioned in this subsection shall be an amount equal to the maximum price at which he may sell those onions as fixed by Section 15, PLUS an amount equal to the difference (if any) between

- (a) the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during the month in which those onions were purchased by the wholesale distributor; and
- (b) the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during the month in which those onions are sold by the wholesale distributor.

Wholesale Distributors to Supply Invoices

17. Where a wholesale distributor sells onions purchased by him prior to the effective date of this Order and which he had on hand or in transit on that date he shall, prior to or concurrently with delivery of the onions, furnish his buyer with an invoice certifying that the onions represent stocks on hand or in transit on the effective date of the Order. This information shall be in addition to any other particulars a wholesale distributor is required by this Order to show on such invoice.

Sales on Consignment

18. Onions received by a person for sale on consignment shall not be sold by him at a price that is higher than the price at which a wholesale distributor may lawfully sell onions of the same type and grade which he buys for resale.

Delivery to be Free in Certain Cases

19. Where a sale by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Prepayment of Transportation Charges

20. At the request of a buyer, a wholesale distributor may prepay the cost of transporting any shipment of onions, at the common carrier freight rate, including heating charges, to the buyer's place of business, but in that event he must show it as a separate item on his sales invoice to the buyer.

PART V—SALES BY RETAILERS

Control Over Retailer's Delivered Cost

21. (1) The expression "transportation charges" where used in this Section means the cost of transporting onions at the common carrier freight rate from the seller's shipping point to the buyer's place of business but does not include,

- (a) where the seller is a shipper, the cost of transporting the onions to the buyer's place of business if it is situated within a city, town or village, the nearest limits of which are not more than fifteen miles from the shipper's shipping point or point of production;
- (b) where the seller is a wholesale distributor, the cost of transporting the onions for a distance of more than one hundred miles unless the approval in writing of the Administrator of Fresh Fruits and Vegetables, or of some duly authorized representative of the Board has been obtained or unless the distance between the place of business of the retailer and the place of business of his nearest wholesale distributor is more than one hundred miles; or
- (c) where the seller is a wholesale distributor, the cost of transporting the onions from the seller's place of business to the buyer's place of business if they are both situated within the same city, town or village or if the buyer's place of business is within the wholesale distributor's customary free delivery zone.

(2) A person selling onions at retail in any part of Canada shall not buy or otherwise acquire any onions at a total delivered cost in excess of the maximum price at which, under the provisions of this Order, those onions may be sold to him by his supplier PLUS transportation charges paid by him.

Maximum Prices—Sales at Retail

22. The maximum price at which a person other than a shipper may sell any onions at retail shall be the sum of the following:

- (a) his actual delivered cost of those onions but not exceeding his lawful maximum delivered cost as fixed by Section 21; and
- (b) a markup not exceeding 25 per cent of his selling price; or
- (c) if the seller is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased those onions from a shipper and actually took delivery at such warehouse (a markup not exceeding 30 per cent of his selling price.

Periodic Increases in Maximum Prices

23. (1) The maximum prices fixed by Section 22 apply to sales of onions by retailers during the months of July to November both inclusive, in any year.

(2) Where a retailer purchases onions during any of the months from July to November both inclusive, in any year, the maximum price at which he may sell those onions during any of the months of December, and January to June both inclusive

in any year, shall be an amount equal to the maximum price at which he may sell those onions as fixed by Section 22 PLUS an amount equal to the amount by which, under the provisions of Section 13 a shipper is permitted to increase his selling price on sales of onions during that month.

(3) Where a retailer purchases onions in the month of December or in any of the months from January to June both inclusive, in any year, the maximum price at which he may sell those onions during any of the months mentioned in this subsection shall be an amount equal to the maximum price at which he may sell those onions as fixed by Section 22 PLUS an amount equal to the difference (if any) between

- (a) the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during the month in which those onions were purchased by the retailer; and
- (b) the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during the month in which those onions are sold by the retailer.

Adjustments for Fractions of Cents

24. Where the maximum price as fixed by this Order on a sale of onions at retail includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half of a cent and if the fraction be one-half of a cent or more the maximum price may be increased to the next highest cent.

PART VI—IMPORTED ONIONS

Application of This Part

25. This part contains special provisions relating to maximum prices of imported onions.

Maximum Prices—Sales by Wholesale Distributors

26. The maximum price f.o.b. his place of business at which a wholesale distributor may sell any type of imported onions, graded or ungraded, in any month shall be the sum of the following;

- (a) The maximum price at which a shipper may sell Canadian grown onions of the same type, graded or ungraded as the case may be, to the wholesale distributor in that month, as fixed by the other provisions of this Order;
- (b) the cost of transporting the onions at the carload lot freight rate to the city, town or village in which his place of business is situated from Vernon, British Columbia, if his place of business be situated in a part of Canada west of the 88th degree of west longitude, or from Leamington, Ontario, if it be situated in a part of Canada east of the 88th degree of west longitude; and
- (c) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Maximum Prices—Sales by Retailers

27. The maximum price at which any person may sell imported onions at retail shall be the sum of the following:

- (a) the actual price paid by him for those onions but not in any event exceeding the lawful maximum price at which they may be sold to him by a wholesale distributor as fixed under the provisions of Section 26;
- (b) such transportation charges from his nearest carload lot distributing centre as are to be borne by him and are not included in such actual price; and
- (c) a markup not exceeding 25 per cent of his selling price.

PART VII—RECORDS OF SALES AND PURCHASES

Sales Invoices

28. (1) On every sale of onions other than a sale at retail every seller shall at the time of delivery of the onions, furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the size of

the container, the quantity sold and the price per pound charged. The grade must be shown if the onions are graded onions or, if not graded, the word "ungraded" must be shown on the invoice. Any transportation charges prepaid must be shown as a separate item on the invoice.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

29. Every wholesale distributor and every retailer shall immediately upon receipt by him of any onions purchased by him make a written record at the place of business at which he receives the onions showing the date of purchase, the name and complete address of his supplier, the grade of the onions (if graded), the size of container, the quantity purchased and the actual price and transportation charges, if any paid by him. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

30. Every invoice and record which a seller of onions is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

31. Every person who sells onions at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the price per pound, grade and type of the onions sold.

PART VIII—GENERAL PROVISIONS

Additional Payments to be Part of Price

32. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in onions shall be and form part of the price at which the onions are sold or bought.

Combined Markups of Wholesale Distributors

33. Where sales of onions are made by and between wholesale distributors the total amount of the markups of all the wholesale distributors must not exceed the amount of the markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the onions an invoice stating the amount of markup taken by him on the sale.

Dated at Ottawa, this 8th day of October, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruits and Vegetables.

APPROVED :

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-918

Respecting Men's and Boys' Fine Negligee and Utility Shirts, Pyjamas, Flatcut Underwear and Boys' Blouses and Shirtwaists

Whereas by virtue of certain directions in writing issued pursuant to section 35 of Order No. 214 of the Board, the provisions of sections 5 to 12, both inclusive, of the said Order no longer apply to the sale of garments, hereinafter defined, by a manufacturer thereof:

And whereas it is deemed expedient to amplify the provisions of Administrator's Orders Nos. A-171 and A-172;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of the Board, as follows:

Administrator's Orders Nos. A-171 and A-172 are revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) any word or expression used in this Order which by said Order No. 214 has been given a defined meaning or inclusiveness shall have the same meaning and inclusiveness in this Order except that a manufacturer means a person who wholly or partly manufactures garments for sale;

(b) "garment" means a man's or boy's fine negligee or utility shirt, pyjamas or flatcut underwear or a boy's blouse or shirtwaist;

(c) "sell" includes offer to sell.

2. (1) This section applies whenever in the manufacture of a garment for sale a manufacturer uses a cloth (hereinafter called "new cloth"), shrunk or unshrunk, the construction, weave or finish of same differs from the construction, weave or finish of the cloth, shrunk or unshrunk, used by him in the manufacture of the same kind and quality of garment for which the highest price on sales by him is fixed by or under the Wartime Prices and Trade Regulations or by or under the authority of the Board.

(2) A manufacturer who uses a new cloth in the manufacture of a garment shall not sell the garment in Canada, unless with respect to it he first—

(a) completes and signs a cost sheet in the form prescribed by the Administrator of Men's and Boy's Furnishings;

(b) attaches to the said cost sheet a swatch of the new cloth he proposes to use in the manufacture of the garment, and a swatch of the cloth he used in the manufacture of the same or similar kind and style of garment for which the maximum price on sales by him is fixed as provided in subsection 1 of this section;

(c) files the said cost sheet and swatches with the said Administrator;

(d) obtains from the said Administrator a price authorization in writing setting forth the maximum price at which he may sell the said garment.

(3) No manufacturer who receives a price authorization referred to in subsection 2 of this section shall

(a) in the manufacture of a garment named or referred to in the said price authorization, use a cloth other than the cloth identified by the swatch which he attaches to the cost sheet for the garment and files with the said Administrator;

(b) sell the garment named or referred to in the said price authorization at a price that is higher than the price set forth for the garment in the said price authorization.

3. No manufacturer shall sell a garment, the maximum price of which on sales by him has been fixed by the said Administrator, at a price that is higher than the price so fixed.

4. (1) The highest price at which a wholesaler may sell a garment f.o.b. his shipping point, sales tax included, shall be the sum total of the following:

- (a) the actual price paid by him for the garment but not in any event exceeding the lawful maximum price that may be charged for the garment by the manufacturer thereof, plus transportation charges and sales tax if not included in such actual price; and
- (b) a markup (percentage of selling price) no greater than the markup (percentage of selling price) used on May 20, 1942, by such wholesaler in pricing the same or his most nearly comparable garment. However, in no case shall the markup (percentage on selling price) exceed twenty per centum (20%) of his selling price.

(2) On sales of garments between or among wholesalers and no matter how many of their hands the garments may pass through, the total amounts of markup added by all of them must not exceed the highest amount of markup which the first of them could legally add if he had sold to a person who is not a wholesaler.

5. (1) No retailer shall sell a garment purchased by him from

- (a) a manufacturer, at a price in excess of the retail price set forth in Schedule "A" hereto opposite the cost range within which he purchased the garment from that manufacturer;
- (b) a wholesaler, at a price in excess of the retail price set forth in Schedule "B" hereto opposite the cost range within which he purchased the garment from that wholesaler.

(2) Nothing in subsection (1) of this section shall be deemed to authorize a retailer to sell a garment at a price in excess of his lawful maximum selling price therefor as fixed by the Wartime Prices and Trade Regulations.

6. All differentials and other terms and conditions of sale including any customary discounts, in effect on May 20, 1942, in respect of the sale of garments by a manufacturer to a wholesaler or retailer or by a wholesaler to a retailer or by a retailer to a consumer shall be maintained.

7. No garment which is wholly or partly manufactured in Canada after the date of this Order shall be offered for sale, or shipped or delivered in pursuance of a sale, by any person, unless at the time of sale, shipping or delivering, the name or W.P.T.B. licence number of the person who manufactured it or that person's trade-mark for that garment, and the style number and size of that garment are printed or stamped on the garment or on a label sewn thereon. All such trade-marks, must be recorded with the Administrator before offering such garments for sale in pursuance of this Order.

8. (1) Every manufacturer of garments and every wholesaler shall within ten days from the date of shipment by him of any garment, supply the person to whom it is shipped with an invoice showing:

- (a) the date of the invoice;
- (b) his name and address and that of the person to whom the garment is shipped;
- (c) the manufacturer's or the wholesaler's style number of the garment;
- (d) the exact quantity of each style of garment involved in the delivery and the price per dozen and the total price of the same;
- (e) all discounts allowable by him on the said total price;
- (f) a declaration which may be printed, written or stamped on the invoice stating that the price charged by him for each dozen of garments, as set forth in the invoice, is not more than the price fixed for the same by or on behalf of the Board.

(2) No retailer shall, in pursuance of a sale, deliver a garment which he purchases after the effective date of this Order, unless he first receives an invoice for the garment from his supplier as required by subsection 1 of this section.

9. (1) Every person who manufactures garments shall keep a proper record of his manufacture and sale of garments, showing with respect to each style thereof the materials used in its manufacture and the price range thereof.

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in garments.

(3) Every record and invoice which by this Section a person is required to make and keep shall upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

10. This Order shall be effective on and after the 15th day of October, 1943.

Dated at OTTAWA, this 9th day of October, 1943.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-918

Column 1		Column 2		Column 3
Groups		Range of Manufacturer's Selling Prices, per dozen, f.o.b. factory, sales tax extra.		Maximum Retail Selling Price per Garment.
Group	No.	from	to	
	1	\$ 2.70	\$ 2.90	\$.39
"	" 2	2.91	3.25	.45
"	" 3	3.26	3.50	.49
"	" 4	3.51	4.00	.55
"	" 5	4.01	4.75	.65
"	" 6	4.76	5.60	.75
"	" 7	5.61	6.25	.85
"	" 8	6.26	6.90	.95
"	" 9	6.91	7.25	1.00
"	" 10	7.26	7.75	1.09
"	" 11	7.76	8.65	1.19
"	" 12	8.66	9.25	1.29
"	" 13	9.26	10.25	1.39
"	" 14	10.26	10.75	1.50
"	" 15	10.76	11.75	1.59
"	" 16	11.76	12.25	1.69
"	" 17	12.26	13.00	1.79
"	" 18	13.01	14.00	1.95
"	" 19	14.01	14.75	2.00
"	" 20	14.76	16.50	2.25
"	" 21	16.51	18.50	2.50
"	" 22	18.51	19.50	2.75
"	" 23	19.51	21.50	3.00
"	" 24	21.51	22.50	3.25
"	" 25	22.51	26.00	3.50
"	" 26	26.01	29.00	4.00
"	" 27	29.01	32.00	4.50
"	" 28	32.01	34.50	5.00
"	" 29	34.51	38.00	5.50
"	" 30	38.01	41.00	6.00
"	" 31	41.01	44.00	6.50
"	" 32	44.01	47.00	7.00
"	" 33	47.01	50.00	7.50
"	" 34	50.01	54.00	8.00
"	" 35	54.01	58.00	8.50
"	" 36	58.01	70.00	10.00
"	" 37	70.01	84.00	12.50

SCHEDULE "B"

To Administrator's Order No. A-918

Column 1		Column 2		Column 3
Groups		Range of Wholesaler's Selling Prices to Retailer, per doz., f.o.b. warehouse, sales tax included.		Maximum Retail Selling Price per Garment.
Group No.		from	to	
1	\$ 2.92	\$ 3.13	\$.39
" "	2	3.14	3.51	.45
" "	3	3.52	3.78	.49
" "	4	3.79	4.32	.55
" "	5	4.33	5.13	.65
" "	6	5.14	6.05	.75
" "	7	6.06	6.75	.85
" "	8	6.76	7.45	.95
" "	9	7.46	7.83	1.00
" "	10	7.84	8.37	1.09
" "	11	8.38	9.34	1.19
" "	12	9.35	9.99	1.29
" "	13	10.00	11.07	1.39
" "	14	11.08	11.61	1.50
" "	15	11.62	12.69	1.59
" "	16	12.70	13.23	1.69
" "	17	13.24	14.04	1.79
" "	18	14.05	15.12	1.95
" "	19	15.13	15.93	2.00
" "	20	15.94	17.82	2.25
" "	21	17.83	19.98	2.50
" "	22	19.99	21.06	2.75
" "	23	21.07	23.22	3.00
" "	24	23.23	24.30	3.25
" "	25	24.31	28.08	3.50
" "	26	28.09	31.32	4.00
" "	27	31.33	34.56	4.50
" "	28	34.57	37.26	5.00
" "	29	37.27	41.04	5.50
" "	30	41.05	44.28	6.00
" "	31	44.29	47.52	6.50
" "	32	47.53	50.76	7.00
" "	33	50.77	54.00	7.50
" "	34	54.01	58.32	8.00
" "	35	58.33	62.64	8.50
" "	36	62.65	75.60	10.00
" "	37	75.61	90.72	12.50

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-919

Respecting Multiple Cardboard Containers and "Jumbo" Display Packages for Tobacco Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tobacco, it is hereby ordered on behalf of the Board and with the concurrence of the Administrator of Packages and Converted Paper Products, as follows:

1. For the purposes of this Order,

- (a) "multiple cardboard container" means a container designed to hold a number of smaller packages of tobacco products, and includes sleeve and tray containers, but does not include shipping cases or shipping containers;

- (b) "‘Jumbo’ display package" means an empty enlarged package not used to contain a tobacco product, but used only for display purposes in store windows, showcases or on counters;
- (c) "tobacco product" means any article manufactured from tobacco and sold by a licensed tobacco manufacturer.

2. No person shall package a tobacco product in a multiple cardboard container made from cardboard having a caliper exceeding .015 inches.

3. No person shall package a tobacco product in a multiple cardboard container having a lid or other flap used or intended to close the container either wholly or partially. This Section shall not, however, apply to multiple cardboard containers for packaging

- (a) cut tobacco put up in pouches or bags;
- (b) plug tobacco;
- (c) cigars packaged in open-end shells and packed in a container to which an excise stamp is affixed to complete the package.

4. No person shall manufacture a "Jumbo" display package for any tobacco product.

5. Nothing in this Order shall prohibit the use of any multiple cardboard containers or "Jumbo" display packages which a tobacco manufacturer had on hand at the effective date of this Order, or which had been ordered by such manufacturer and were wholly or partly manufactured at the said date.

6. The provisions of this Order shall be subject to such written exemptions as the Administrator of Tobacco, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on and after the 15th day of October, 1943.

Dated at Ottawa, this 12th day of October, 1943.

D. SIM,
Administrator of Tobacco.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-921

Respecting the Conservation and Distribution of Certain Spices

Under authority conferred by the Wartime Prices and Trade Board on the Administrator of Tea, Coffee and Spices, it is hereby ordered on behalf of the Board as follows:—

Purpose of this Order

1. The Administrator of Tea, Coffee and Spices has issued certain directives to spice millers with respect to the conservation and distribution of certain spices. This Order will amplify and consolidate those directives and will replace them unless they fixed a specific quota for a particular spice miller.

Therefore any such directive issued by the said Administrator prior to the date of this Order shall no longer have force and effect unless it fixed a specific quota for a particular miller in which case it will remain in full force and effect notwithstanding anything contained in this Order until it is varied by the said Administrator under the provisions of this Order.

Application of Order

2. This Order applies to the spices listed in Section 4 of this Order whether in a ground, unground, distilled, mixed or other form. It does not apply to products known as imitation spices.

3. This Order becomes effective October 15, 1943.

Sales quotas for Spice Millers

4. (1) Definition:—"spice miller" means a person who grinds, mixes or distills spices for sale or prepares whole spices for sale.

(2) During the period July 1 to December 31, 1943, no spice miller shall sell or supply a quantity of any spice listed hereunder that is more than the percentage shown hereunder of the total quantity of that spice that he sold or supplied during the same period in the year 1941:—

	Per cent
Allspice.. . . .	115
Cinnamon.. . . .	40
Cloves.. . . .	90
Ginger.. . . .	100
Mace.. . . .	40
Nutmeg.. . . .	60
Pepper.. . . .	50

(3) If the said Administrator at any time has fixed or fixes a specific quota of any spice or spices for any spice miller, the specific quota shall apply to that spice miller instead of the quota fixed by the preceding subsection. The said Administrator may at any time vary any specific quota for any spice miller previously fixed by him.

(4) In computing the quantity of any spice sold or supplied by him during the last six months of 1941 and the quantity that he may sell or supply during the quota period of 1943, a spice miller must include any spice forming part of a spice mixture sold or supplied or to be sold or supplied by him.

Exemptions from the Provisions of this Section

(5) The provisions of this Section shall not apply to sales by any person of the spices listed herein,

- (a) to the Department of Munitions and Supply or to an agency thereof duly authorized to purchase supplies for that Department or to any other person duly authorized to purchase goods for the Armed Forces of Canada;
- (b) for ship's stores if the sale is made in accordance with the provisions of Board Order No. 226 respecting Ships' Stores.

Records and Information to be Furnished on Sales to Exempted Buyers

5. (1) Every person who sells any spices to which this Order applies to an exempted buyer shall on every sale at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind and quantity of spices sold and the prices charged.

(2) Every seller other than a spice miller required to furnish an invoice by this Section shall forward a duplicate copy of such invoice to the spice miller who supplied him with such spices.

(3) Every spice miller required to furnish an invoice by this Section shall forward a duplicate copy of such invoice and all duplicate copies of invoices received by him in accordance with subsection (2) preceding, to the Administrator of Tea, Coffee and Spices.

(4) On sales of spices for ship's stores to exempted buyers, every seller shall attach to the duplicate copy of the invoice which he is required by this Section to forward to the Administrator of Tea, Coffee and Spices or his supplier, as the case may be, a completed form provided by the Administrator of Ship's Stores, a copy of which is attached as the Schedule hereto.

Information to be Furnished by Spice Miller

6. Every spice miller shall furnish such information as may be required from time to time by the Administrator of Tea, Coffee and Spices or by the Statistics Branch of the Wartime Prices and Trade Board.

Dated at Ottawa, this 12th day of October, 1943.

R. T. MOHAN,
Administrator of Tea, Coffee and Spices.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-921

WARTIME PRICES AND TRADE BOARD

SHIPS' STORES ADMINISTRATION

PORT OF
DATE

To:
The following Spices are required by the S/S
for Ships' Stores and may be supplied under Control No.

-lbs. Pepper
-lbs. Cinnamon
-lbs. Cloves
-lbs. Ginger
-lbs. Mace
-lbs. Allspice
-lbs. Nutmeg.

Ships' STORES ADMINISTRATION
.....
Representative

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 8

(Anthracite Distribution)

(Dated September 27, 1943)

The Solid Fuels Administrator for War for the United States of America has issued Solid Fuels Administration for War Revised Regulation No. 2, dated August 27, 1943, effective September 1, 1943, concerning the distribution of anthracite coal from producers and wholesalers in the United States of America and it is necessary to co-ordinate the distribution of anthracite coal in Canada with the provisions of the said Regulation.

Therefore, pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943 as amended, and any other Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order unless the context otherwise requires

- (a) "anthracite" means that coal generally referred to as Pennsylvania anthracite and which is produced in the following counties in Pennsylvania, U.S.A.: Carbon, Columbia, Dauphin, Lebanon, Lackawanna, Luzerne, Northumberland, Schuylkill, Susquehanna and Wayne; and is limited to the sizes known to the industry as broken, egg, stove, chestnut, pea, and No. 1 buckwheat;
- (b) "standard period" means the period from April 1, 1942 to March 31, 1943, inclusive;
- (c) "consumer" means any person who ultimately burns or consumes anthracite for any purpose;
- (d) "destination" means any city, town, village or community;
- (e) "person" includes partnership, corporation, company, any governmental body or department and any aggregation of persons;
- (f) "producer" means any person engaged in the business of mining or preparing anthracite;
- (g) "retail dealer" means any person who purchases anthracite from wholesalers and who resells such coal to consumers;
- (h) "wholesaler" means any producer who sells anthracite to retail dealers or any person who purchases and resells anthracite to retail dealers, and includes a dock operator to the extent that he purchases and resells such coal to persons other than the consumers thereof.

2. Distribution of Anthracite by Wholesalers

All wholesalers shall forthwith arrange their distribution schedules in respect to rail, water, truck and other movements so that by March 31, 1944 (and on the basis of regular equal monthly shipments so far as physically practicable) they shall have supplied to the same destinations and retail dealers to which they shipped anthracite during the standard period the same proportion of available tonnage, up to but not

in excess of 90 per cent thereof, shipped to such destinations and retail dealers during the standard period. In arranging their distribution schedules wholesalers shall disregard the sequence in which orders on hand were received and shall afford preferences to orders from destinations and retail dealers which have not received from them during the period April 1, 1943, to the end of any calendar month commencing with August 31, 1943, the same proportions of tonnages (as compared with other destinations and retail dealers) which they received from such wholesalers during the corresponding portion of the standard period. In affording such preferences, so far as practicable, wholesalers shall take, on a pro rata uniform percentage basis, the tonnage required to meet the preference orders from the non-preference orders of contract and non-contract customers. In complying with the provisions of this Section each wholesaler shall consider all anthracite shipped subsequent to April 1, 1943, as part of the total tonnage required to be shipped by him during the entire period April 1, 1943, to March 31, 1944, inclusive, computing and fulfilling shipping requirements separately in respect to the steam size (No. 1 buckwheat) and separately in respect to the domestic sizes (broken, egg, stove, nut and pea), and shall exclude tonnage excepted from this order under Section 4.

3. *Distribution of Anthracite Coal by Retail Dealers to other Retail Dealers*

Each retail dealer shall during the period April 1, 1943 to March 31, 1944, inclusive, sell to each other retail dealer to whom he supplied anthracite during the standard period, the same percentage of the total tonnage available to such supplying retail dealer as he sold to such other retail dealer during the standard period, up to but not in excess of 90 per cent of the tonnage sold to such other retail dealer during the standard period.

4. *Limitations upon Application of this Order*

This Order shall not be applicable to and shall not be deemed to restrict shipments of anthracite to the Armed Forces of Canada or her Allies or the Canadian Merchant Marine or to any industrial plant for use in the process of manufacturing or generating steam for industrial use, or to any person for use in poultry brooders or hatcheries. In the computation of available tonnage and required shipments pursuant to this Order all such excepted shipments shall be excluded.

5. *Requests by Dealers for Supply of Anthracite to Meet Additional Needs*

Any dealer requesting a supply of anthracite in excess of 90 per cent of the requirements of any destination or dealer during the standard period in order to take care of additional needs resulting from (a) increased population at any destination and the anthracite requirements thereof, (b) shortage of other fuels and conversions of burning equipment, and (c) other causes, shall submit such request in duplicate to the appropriate Regional Office of the Coal Controller.

(Note: Forms for applications under Section 5 will be available in the Regional Offices of the Coal Controller and they should be supplemented when necessary by firmly attached letter or memorandum.)

6. *Reports*

Each wholesaler shall report in writing to the Coal Controller, Department of Munitions and Supply, Ottawa, on or before the 25th day of each month his actual tonnage shipped during the preceding full calendar month and his anticipated available tonnage for the succeeding full calendar month. The report shall set forth the tonnage of broken, egg, stove, nut and pea as a single total covering domestic sizes and separately set forth the tonnage of No. 1 buckwheat.

7. *Applications and Enquiries Respecting Supply of Coal*

(1) Applications for exceptions or permits under this Order shall be filed in triplicate with the Coal Controller, Department of Munitions and Supply, Ottawa, and shall set out the exception or permit requested and the reasons and data in support.

(2) All complaints, enquiries and communications regarding supply of anthracite shall be made in writing to the appropriate Regional Office of the Coal Controller.

8. *Permits*

This Order shall be subject to any exception, permit or order issued by the Coal Controller to meet exceptional circumstances.

E. J. BRUNNING,
Coal Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

NOTE: Under Section 15 of the Wartime Industries Control Board Regulations it is an offence punishable by fine and/or imprisonment to contravene or fail to observe any Order of a Controller, or to hinder or obstruct a Controller, or to make a false statement to or for the use or information of a Controller.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M. C. 11 C (Lead)

(Dated September 29, 1943.)

Pursuant to the powers conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board;

IT IS HEREBY ORDERED AS FOLLOWS:

1. For the purposes of this Order, unless the context otherwise requires:
"person" shall include firm, partnership, corporation, company, any governmental body or department and/or any aggregation of persons;

2. *Order No. M.C. 11 B Rescinded*

The Order of the Metals Controller No. M.C. 11 B dated October 28, 1942, is hereby rescinded.

3. *Inventories Limited to Sixty Days' Supply*

On and after the effective date of this Order, except with a permit in writing from the Metals Controller, no person shall obtain, acquire or accept delivery of any virgin or secondary lead in pig or ingot form, if by so doing he would have a quantity on hand in excess of sixty days' normal supply.

4. *Reports*

Not later than the 10th day of each month each person who has had in his possession, whether or not he was the owner thereof, more than 5,000 pounds of virgin and/or secondary lead in pig or ingot form at any time during the calendar month immediately preceding, shall forward to the Metals Controller on such form and in such detail as the Metals Controller may require, a report of his production, consumption, receipts and shipments of such lead during the preceding month and of the stock of such lead in his possession at the end of such preceding month.

5. *Permits*

This Order shall be subject to any permit or Order of the Metals Controller.

6. *Effective Date*

This Order shall be effective on and after October 1, 1943.

G. C. BATEMAN,
Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

VOLUME IV, No. 3



OCT. 25, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price, 10 cents

OCT 28 1943

TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

7891—Preparation of Easton's Syrup in view of the shortage of quinine (Pensions and National Health).....	119
74/7895—Agreement authorized with the Government of the United Kingdom <i>re</i> claims arising from collisions between naval vessels (National Defence for Naval Services).....	120
75/7895—Regulations established <i>re</i> payment of claims for loss of postal packets, etc., deliveries to ships or shore establishments of the naval forces of Canada (National Defence for Naval Services).....	121
7945—Tariff treatment for dried whey provided (Finance).....	123
7949—Powers of arrest—Canadian Provost Corps (National Defence).....	124
7963—Observance of Remembrance Day (Secretary of State).....	125
8019—Assumption by Canadian Government of outstanding contracts placed in the name of the Australian Government (Munitions and Supply).....	126
8022—Defence of Canada Regulations (Consolidation) 1942 amended (Justice).....	127

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>National Defence for Air—</i> Air Force Administrative Order—Finance, pay and claims.....	128
<i>National Revenue—</i> W.M. No. 48 Supplement No. 1—Imports of rubber and rubber products.....	131

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Government Notice RS-2</i> Commodity Prices Stabilization Corporation, Ltd—Repayment of Subsidies.....	133
<i>Wartime Leasehold Regulations—</i> Office Consolidation of P.C. 9029, Nov. 21, 1941—as amended.....	134
<i>Wartime Prices and Trade Regulations—</i> Office Consolidation of P.C. 8528, Nov. 1, 1941, as amended.....	141
<i>Board Orders—</i> No. 317—Rationed foods (preserves).....	155
No. 326—Priority sales of evaporated milk.....	156
No. 327—Onions.....	158
<i>Administrators' Orders—</i> A-892—Maximum prices of apples.....	159
A-899—Maximum retailers' prices for lumber and millwork in Alberta, excepting the cities of Calgary and Edmonton.....	168
A-917—Maximum prices for Atlantic coast fresh, frozen and smoked fish.....	177
A-920—Seeds.....	185
A-922—Maximum prices of apples.....	192
A-923—Maximum prices for ice in the Montreal district.....	195
A-925—Certain dried fruits.....	196
A-926—Maximum prices of California figs.....	196
A-927—Maximum prices of grapefruit and lemons.....	197
A-928—Domestic supply of hog bristles.....	200
A-929—Maximum prices of potatoes.....	202
A-930—Prices of dressed poultry and live poultry.....	209
A-932—Conversion of real property, Toronto, Ontario.....	210

ERRATA—

Volume IV, No. 2, Administrator's Order No. A-913, Page 87—The number of the first subsection under the heading "Maximum Retailers' Prices Fixed for Calgary and Edmonton" should be "2 (1)".

Fuelwood Orders—

Fuelwood Order No. 78—Prices of fuelwood in the cities of Fort William and Port Arthur, Ontario.....	211
Fuelwood Order No. 79—Prices of fuelwood in the province of Nova Scotia, excluding the Island of Cape Breton.....	213
Fuelwood Order No. 80—Prices of fuelwood in Halifax and Dartmouth, N.S.....	218

PART IV

WARTIME INDUSTRIES CONTROL BOARD

*(Munitions and Supply)**Metals Controller—*

Order No. M.C. 12B—Zinc, zinc oxide and zinc mill products.....	219
---	-----

Motor Vehicle Controller—

Order No. M.V.C.18A—Used passenger motor vehicle prices.....	223
--	-----

PART V

EXPORT PERMIT REGULATIONS

(Trade and Commerce)

Order No. 79—Export permit exemptions—technical data.....	237
Order No. 80—Amendment to regulation 32 (b).....	237

PART I
Orders in Council

Order in Council *re* preparation of "Easton's Syrup" in view of
shortage of quinine

P.C. 7891

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 12th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Pensions and National Health reports that Quinine is specified by the British Pharmacopoeia as an ingredient in the manufacture of Syrupus Ferri Phosphatis Cum Quinina et Strychnina commonly known as Easton's Syrup;

That the British Pharmacopoeia, as amended from time to time, is recognized in the Food and Drugs Act as prescribing standards of various drugs permitted to be sold in Canada;

That section 6 of the Food and Drugs Act provides that every drug shall be deemed to be adulterated within the meaning of that Act if when offered or exposed for sale under or by a name recognized in the latest edition of the British Pharmacopoeia it differs from the standard of strength, quality or purity held down therein;

That by Order in Council of the 5th June, 1942 (P.C. 4739), a Canadian Committee on Pharmacopoeial Standards was constituted to advise the Department of Pensions and National Health with regard to any modifications to the British Pharmacopoeia which are considered to be necessary in the public interest; and

That the said Committee, being aware that due to war conditions the existing supply of Quinine has been reserved for treatment of malarial conditions, is of the opinion that the existing monograph contained on pages 422, 423 and 424 of the British Pharmacopoeia 1932 should be superseded and a modified formula established for use in Canada.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, and under the authority of the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

"Notwithstanding anything in the Food and Drugs Act or in any statute, regulation or other law, the drug known as Easton's Syrup (Syrupus Ferri Phosphatis Cum Quinina et Strychnina) may, in lieu of the monograph in the latest edition of the British Pharmacopoeia for Syrupus Ferri Phosphatis Cum Quinina et Strychnina, be prepared according to the following formula and Easton's Syrup so prepared shall not be deemed to be adulterated within the meaning of the Food and Drugs Act:—

SYRUPUS FERRI PHOSPHATIS CUM STRYCHNINA

(Syr. Ferri Phosph. C. Strych.)

Syrup of Ferrous Phosphate with Strychnine—Synonym.—Easton's Syrup.

Syrup of Ferrous Phosphate with Strychnine shall be prepared from the following ingredients in the amounts specified and shall contain iron, equivalent to not less than 1.62 per cent, and not more than 1.98 per cent w/v of anhydrous ferrous phosphate, $\text{Fe}_2(\text{PO}_4)_2$; and not less than 0.022 per cent, and not more than 0.027 per cent w/v of strychnine, when assayed by the methods described herein.

Iron	8·6 grammes
Phosphoric Acid	38 millilitres
Dilute Hypophosphorous Acid	10 millilitres
Strychnine Hydrochloride	0·3 gramme
Syrup	700 millilitres
Distilled Water, sufficient to produce.....	1,000 millilitres

Dilute the Phosphoric Acid with 80 millilitres of Distilled Water; add to it the Iron contained in a flask of suitable size, and heat on a water-bath until the Iron is dissolved; add the solution to the Strychnine Hydrochloride previously dissolved in 30 millilitres of Distilled Water; when solution is complete add the Dilute Hypophosphorous Acid and make up to 250 millilitres with Distilled Water; filter it into the Syrup, and pass sufficient Distilled Water through the filter to produce the required volume.

ASSAY.

For Iron.—Carry out the method for the Assay for Iron, described under ‘Syrupus Ferri Phosphatis Compositus.’ Each millilitre of *N/10 Titanous chloride* is equivalent to 0·01192 gramme of $\text{Fe}_3(\text{PO}_4)_2$.

For Strychnine.—Mix in a separator about 100 millilitres, accurately weighed, with 5 grammes of *sodium citrate*, dissolved in 100 millilitres of water. Add 30 millilitres of *solution of sodium hydroxide*, and extract with successive quantities of *chloroform*, until complete extraction of the alkaloid is effected, washing each chloroform solution with the same 20 millilitres of *water* contained in a second separator. Evaporate the *chloroform*, add to the residue 1 millilitre of *alcohol (95 per cent)*, dry at 100° , and weigh the strychnine.

STORAGE.

Syrup of Ferrous Phosphate with Strychnine should be kept in a completely-filled, well-closed container, and protected from light.

DOSES

Metric	Imperial
2 to 4 mls	30 to 60 minims

Syrup of Ferrous Phosphate with Strychnine contains in 4 millilitres the equivalent of 72 milligrammes of anhydrous ferrous phosphate, or about 34 Milligrammes of iron and about 1·2 milligramme of Strychnine Hydrochloride; and in 60 minims the equivalent of about 1 grain of anhydrous ferrous phosphate, or about $\frac{1}{2}$ grain of iron and about $\frac{1}{60}$ grain of Strychnine Hydrochloride.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing agreement with Government of the United Kingdom *re* claims arising from collisions between naval vessels

P.C. 74/7895

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 13th October, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of National Defence for Naval Services reporting that:—

“Negotiations have taken place between His Majesty’s Government of the United Kingdom and His Majesty’s Government of the Dominion of Canada with respect to an agreement of mutual forbearance regarding claims arising from collision between United Kingdom and Canadian Naval vessels;

As a result of the said negotiations the Government of the United Kingdom have stated that they are prepared to enter into such an Agreement upon the following terms:—

- (a) The agreement shall cover all naval vessels of the two Governments, including not only warships but also non-commissioned auxiliary naval vessels, for which either Government is respectively financially responsible.
- (b) The agreement shall apply to collisions taking place in any part of the world on or after the 1st of April, 1943, which involved a United Kingdom naval vessel and a Canadian naval vessel as defined in the immediately preceding paragraph.
- (c) Neither Government shall make any claim against the other for any form of damage arising out of a collision to which this agreement applies.
- (d) Neither Government shall make any claim against the other Government in respect of the death of, or injury to, a member of the naval forces of the United Kingdom or of Canada caused by a collision to which this agreement applies.
- (e) The provisions of the agreement shall relate only to the claims of one Government against the other and shall not apply to claims between either Government and private interests.

The Under Secretary of State for External Affairs has advised that in order to make the agreement binding on the United Kingdom, it is only necessary to indicate acceptance of these proposals in a formal note.

The Minister of National Defence for Naval Services, with the concurrence of the Secretary of State for External Affairs, therefore recommends that the arrangement be approved and that an agreement as aforesaid be entered into between the respective Governments, the arrangement to be binding upon the Government of Canada as of April 1, 1943, and to continue in force in respect of all collisions which may occur prior to the expiration of three months from the date on which either of the two Governments shall have given notice to the other of its intention to terminate the agreement.

The undersigned, therefore, has the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any act, law or regulation, be pleased to approve such agreement.

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing regulations *re* payment of claims for loss of postal packets, etc., deliveries to ships or shore establishments of the Naval Forces of Canada

P.C. 75/7895

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 13th October, 1943.*

The Board had under consideration a memorandum from the Honourable the Minister of National Defence for Naval Services reporting that:—

- “(a) Instances have occurred, in Canada and afloat, where registered and insured postal packets have been lost after having been delivered by the Postal service to a ship or shore establishment of the Naval forces of Canada, but prior to the packet in question having been delivered to the addressee in person.
- (b) It is not always feasible for the Postal service to deliver such registered or insured mail matter personally to the addressee and to obtain his receipt therefor.
- (c) Of necessity said mail is delivered to ships and shore establishments by the Postal service which obtains a receipt therefor and further responsibility for delivery of said mail to the addressee devolves upon the person signing the receipt.

- (d) Order in Council P.C. 53/4120 of the 19th May, 1943, authorizes payment of claims arising out of the loss of or from registered or insured postal packets where loss occurs on the continent of North or South America or islands adjacent thereto after receipt thereof by a unit or formation of the military or air forces of Canada from the Postal services.
- (e) It is considered desirable that in respect of claims arising out of loss of registered or insured postal packets after delivery by the Postal service to a ship or shore establishment of the Naval forces of Canada, substantially the same procedure should be adopted as that established by Order in Council P.C. 53/4120.
- (f) There are at present outstanding not more than thirty claims in connection with the loss of or from registered or insured postal packets, which loss has occurred since the outbreak of the present war, and it is considered expedient and desirable that these claims should now be disposed of in accordance with the Regulations hereto annexed, which said Regulations should be therefore deemed to have come into force and operation as and from the 10th day of September, 1939.

2. The Deputy Minister of National Defence for Naval Services accordingly recommends that the Regulations annexed hereto as Appendix 'A' be made and established.

3. The undersigned concurs in the aforesaid recommendation of the Deputy Minister, and recommends that, pursuant to the provisions of the War Measures Act, Revised Statutes of Canada, 1927, Chapter 206, and notwithstanding the provisions of any other Statute, Law or Regulation, Your Excellency in Council be pleased to make and establish the Regulations annexed hereto as Appendix 'A' and to order that the said Regulations shall have force and operation as and from the 10th day of September, 1939."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,

Clerk of the Privy Council.

APPENDIX "A"

REGULATIONS

Where loss of or from a registered or insured postal packet takes place after receipt thereof by a ship or shore establishment of the Naval Forces of Canada from the postal service, compensation not exceeding the sum of \$100 in respect of loss of or from any one such registered or insured postal packet or of the contents thereof shall be payable to the addressee or the sender upon the addressee waiving his claim, subject, however, to the terms and conditions hereinafter set forth.

1. Each case wherein such loss occurs shall be reported to the Judge Advocate-General, through the Fleet Mail Office, Naval Service Headquarters, Ottawa.

2. The Judge Advocate-General shall have power to cause such investigation as he deems necessary to be carried out in respect of such loss, and if in the opinion of the Judge Advocate-General the loss has occurred after delivery by the postal service to a ship or shore establishment of the Naval Forces of Canada, he shall certify accordingly to the Chief Treasury Officer stating the compensation which is payable to the addressee or the sender upon the addressee waiving his claim, and the Chief Treasury Officer shall upon such certification make payment accordingly.

3. If upon such investigation by the Judge Advocate-General, he is of the opinion that the loss has occurred through the theft by or negligence of a person employed by or serving in the ship or shore establishment concerned, he shall so state in the Certificate to the Chief Treasury Officer hereinbefore referred to.

4. The Judge Advocate-General shall determine the compensation and payment shall be made on the same scale as would have been paid by the Canadian Post Office Authorities had the said registered or insured postal packet been lost while in the

possession of the said Post Office Authorities, the compensation not to exceed \$100 in respect of the loss of any one registered article or insured parcel or the contents thereof.

5. If the Judge Advocate-General is of the opinion that a member of the Naval Forces of Canada (hereinafter referred to as "such member") whose alleged theft or negligence was responsible for the loss is legally liable to reimburse the Crown in respect of any liability which the Crown has assumed by reason of such theft or negligence and the claim has been paid in full or in part, a demand shall be made upon such member for reimbursement in accordance with the following procedure:—

- (a) The Judge Advocate-General shall forward to the Department of National Defence for Naval Services a statement setting out the reasons why such member is legally liable to reimburse the Crown.
- (b) The appropriate officer shall then cause a written demand to be sent to such member concerned incorporating therein the aforesaid reasons of the Judge Advocate-General.
- (c) Such demand shall call upon such member to show cause within one week of the receipt by him of such demand, why he should not be put under stoppages of pay and allowances or other emoluments to reimburse the Crown.
- (d) If within the aforesaid period of one week such member fails to show cause why he should not be put under stoppages as aforesaid, or if purporting to show cause, the reasons which he has advanced are not considered by the Deputy Minister of National Defence for Naval Services to warrant such member not being placed under stoppages, as aforesaid, or if after further investigation the Deputy Minister of National Defence for Naval Services does not consider that satisfactory cause has been so shown, then the said Deputy Minister may make such orders as to him seem just for the stoppage of all or part of the pay, allowances and other emoluments (other than dependents' allowance, if any, and the amount of pay assigned in connection therewith) granted to, or in respect of, such member for the purpose of paying the amount set out in the order for reimbursement.

(Effective 10th September, 1939.)

Order in Council providing tariff treatment for dried whey

P.C. 7945

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, the Minister of Finance reports,—

That imports of dried whey are subject to a rate of customs duty of 2½ cents per pound under the British Preferential Tariff and 5 cents per pound under the Intermediate and General Tariffs, with an Australian and New Zealand Trade Agreement rate of one cent per pound;

That imports of dried whey from the United States or any other non-British Empire country are subject to the war exchange tax of 10 per cent ad valorem;

That arrangements have been made by United States authorities to import liquid whey from certain areas in Canada for the purpose of extracting lactose therefrom to be used for growing mould for the production of penicillin;

That the residue from the aforementioned liquid whey will be returned to Canada in the form of dried whey suitable for feeding purposes; and

That the national interest would be best served in the present emergency if imports of dried whey were exempt from customs duty and war exchange tax.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of dried whey be exempt from war exchange tax and be accorded the tariff treatment hereunder indicated, effective October 1, 1943:

	British Preferential Tariff	Inter- mediate Tariff	General Tariff
Dried whey, when imported for use as animal or poultry feeds, or when imported for use in the manufacture of animal or poultry feeds....	Free	Free	Free
(To be designated as Tariff Item 43b.)			

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re powers of arrest—Canadian Provost Corps

P.C. 7949

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Honourable A. L. Macdonald, for the Minister of National Defence, reports that,—

- (a) The powers of arrest exercisable by personnel of the Canadian Provost Corps are somewhat restricted under the provisions of the Army Act and particularly with respect to Officers.
- (b) At present, the power to arrest Officers of the Canadian Army may be summarized as follows:—
 - (i) By Army Act, Section 74, a Provost Marshal or his Assistants (A.P.M. and D.A.P.M.'s) may at any time arrest an Officer committing an offence.
 - (ii) By Army Act, Section 45 (3), an Officer may order into arrest an Officer of inferior rank and also an Officer of higher rank, if such latter Officer is engaged in a quarrel, fray or disorder.
- (c) The Provost Marshal and his Assistants may likewise arrest other ranks of the Canadian Army found committing an offence or offences.
- (d) It is desirable in the interests of more efficient and expeditious discipline that the powers of Provost personnel, with respect to arrest and the investigation of crime, and, particularly with relation to Officers, be extended and enlarged.

Therefore, His Excellency the Governor General in Council on the recommendation of the Honourable A. L. Macdonald, for the Minister of National Defence, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other Statute, Order, or Regulation, is pleased to make and doth hereby make the following Order—

—ORDER—

Canadian Provost Corps—Powers of Arrest.

1. A Provost Officer may at any time for cause, or whenever directed to do so by superior authority interrogate, temporarily detain or arrest any officer or soldier.

2. Personnel of the Canadian Provost Corps when on duty anywhere may stop, interrogate and ascertain the identity of any officer or soldier.

3. Personnel of the Canadian Provost Corps when on duty anywhere may arrest or temporarily detain:—

- (a) A soldier for any offence accompanied by drunkenness, violence or insubordination, or when engaged in any quarrel, fray or disorder, or in other circumstances where such action is considered to be warranted, or when directed to do so by superior authority; and
- (b) An Officer engaged in any quarrel, fray or disorder, or when directed to do so by an Officer.

4. Personnel of the Canadian Provost Corps may stop, interrogate and ascertain the identity of an officer or soldier about to enter any station, unit, building or other military area and may prevent such officer or soldier from entering when such entry is forbidden by superior authority, or by regulations or orders.

(Effective 1st October, 1943.)

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re observance of Remembrance Day

P.C. 7963

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 14th October, 1943.

The Committee of the Privy Council have had before them a report dated 6th October, 1943, from the Secretary of State, representing that, by Order in Council made under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, on the 7th June, 1943 (P.C. 4671), it was declared that the days set out in the said Order and no other days should be observed as statutory holidays, legal holidays or non-juridical days during the present war;

That Remembrance Day, November 11, is not included in such list of days;

That it has been represented that veterans of the Great War of 1914-18 and many others are desirous of participating in memorial services appropriately designed for that occasion;

That the observed practice has been to arrange special public memorial services at eleven o'clock in the forenoon on Remembrance Day in communities throughout Canada;

That it is considered desirable that opportunities should be provided for such observances on Remembrance Day, notwithstanding that that day is not included in the list of days prescribed as statutory holidays, legal holidays and non-juridical days by the said Order in Council dated 7th June, 1943 (P.C. 4671).

The Committee, therefore, on the recommendation of the Secretary of State, advise that subject to the provisions of Order in Council dated 7th June, 1943 (P.C. 4671):—

- (1) It be regarded to be in the discretion of any municipality to make provision for the appropriate observance of Remembrance Day, November 11, 1943, in accordance with the above principles.
- (2) Members of the Public Service be excused from their duties from the hour of 10.30 in the forenoon to the hour of 12.30 in the afternoon of Remembrance Day, November 11, provided, however, that adequate staffs shall be retained on duty to meet the requirements of urgent public business.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council re assumption by Canadian Government of
outstanding contracts placed in the name of the
Australian Government**

P.C. 8019

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 5560 of July 13, 1943, and for the purpose, *inter alia*, of facilitating the operations of the Canadian Mutual Aid Board, the taking over and assumption by the Canadian Government of contracts entered into by the United Kingdom Government for the operation of munitions plants and the production of munitions of war and supplies in Canada was approved;

And whereas the Acting Minister of Munitions and Supply reports that for the same reasons it is desirable that the Canadian Government should take over and assume certain of the outstanding contracts for the production or sale of munitions of war or supplies in Canada, which have been entered into in the name or on behalf of the Government of the Commonwealth of Australia (hereinafter referred to as the "Australian Government") through the Department of Munitions and Supply, and also the outstanding contracts entered into in Canada by the Australian Government for the sale and purchase of timber;

That it is estimated that the outstanding commitments under the Australian Government contracts so proposed to be taken over, the obligations under which would be assumed by the Canadian Government, are not likely to exceed in the aggregate the sum of \$10,000,000; and

That it is contemplated that the amounts required to meet such commitments will be provided to the Department of Munitions and Supply by the Canadian Mutual Aid Board out of the funds provided by the War Appropriation (United Nations Mutual Aid) Act, 1943.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to grant and doth hereby grant authority

1. For the taking over and assumption by the Canadian Government, as of such date as the Minister of Munitions and Supply may determine, of such of the outstanding contracts placed in the name or on behalf of the Australian Government, through the Department of Munitions and Supply, for the production or sale of munitions of war and supplies in Canada, as the said Minister may designate or approve, together with all outstanding timber contracts between the Australian Government and Canadian suppliers;
2. For the Minister of Munitions and Supply to pay, out of funds from time to time advanced or otherwise made available by the Canadian Mutual Aid Board for such purpose, the amounts from time to time payable under the terms of such contracts.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Defence of Canada Regulations
(Consolidation) 1942

P. C. 8022

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, is pleased to amend sub-paragraph (a) of Paragraph (1) of Regulation 39C of the Defence of Canada Regulations (Consolidation) 1942, and it is hereby amended by deleting therefrom, the names of the following organizations,—

The Ukrainian Labour Farmer Temple Association,
The Finnish Organization of Canada,
The Finnish Society of Toronto,
The Finnish Society,
Technocracy Inc.,
Jehovah's Witnesses.

His Excellency in Council, on the same recommendation and under the authority above cited, is further pleased to order and doth hereby order that all property, rights and interests in Canada, or the proceeds thereof, vested in and subject to the control and management of the Custodian pursuant to the provisions of paragraph (4) of Regulation 39C of the Defence of Canada Regulations (Consolidation) 1942, be released to the organization or person from whom it was received where the name of the organization has been deleted from sub-paragraph (a) of paragraph (1) of the said Regulation 39C.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

AIR FORCE ADMINISTRATIVE ORDER A 20/41

Finance, Pay and Claims

Claims Against the Crown Involving Members of Canadian forces in U.S.A.

1. Order in Council P.C. 71/3711, dated 5th May, 1943, attached as appendix "A" authorized the composition of a Canadian Claims Commission (U.S.A.) to deal with claims made by or against the Crown in the right of the Dominion of Canada involving the Canadian Forces serving in the United States of America, whose duties, powers and functions were brought into force on the 1st August, 1943, by declaration of the Minister of National Defence.

2. All R.C.A.F. units and establishments situated or in future situated in the United States of America are to refer all claims, covered by appendix "A", to the Commission, at the following address:—

Canadian Claims Commission (U.S.A.),
% Canadian Legation,
1746 Massachusetts Avenue,
Washington, D.C.

3. This order does not apply to R.C.A.F. units or establishments situated in U.S.A. possessions.

H.Q. 1024-C-54

Date issued: 30th September, 1943.

A. T. N. COWLEY,
Air Vice-Marshal,
for Chief of the Air Staff.

Claims—

Against the Crown involving members of Canadian forces in U.S.A.

Finance, Pay and Claims—

Claims Against the Crown Involving Members of Canadian Forces in U.S.A.

APPENDIX "A"
to A 20/41

REGULATIONS GOVERNING CLAIMS MADE BY OR AGAINST THE CROWN
IN THE RIGHT OF THE DOMINION OF CANADA INVOLVING THE
CANADIAN FORCES SERVING IN THE UNITED STATES OF AMERICA

1. A Canadian Claims Commission (U.S.A.) is hereby constituted in the United States of America, to be composed of such persons as shall from time to time be appointed thereto by the Minister of National Defence.

2. The said Commission shall sit in Washington, D.C., or such other place as shall from time to time be determined by a majority of the members thereof. Any three members of the Commission shall constitute a quorum.

3. The duties of the Commission shall be:—

(a) To deal with claims against the Crown in the right of the Dominion of Canada hereinafter referred to as the Crown), arising in the United States of America out of any death or injury to the person or to property resulting from the alleged negligence of any Canadian naval, military or air force personnel, or of any civilian personnel employed by the Department of National Defence, while acting within the scope of their duties or employment.

- (b) To deal with claims against the Crown involving personnel mentioned in the last preceding paragraph whether or not engaged within the scope of their duties or employment and arising in the United States of America, and made against the Crown in respect of:—
 - (i) loss or damage arising out of or incidental to billeting or quartering,
 - (ii) damage to real and personal property caused during training and manoeuvres or at other times, and
 - (iii) any loss, damage or injury alleged by any person, corporation, authority, municipality or state in the United States of America (other than the government of the United States of America) to have been caused by such personnel.
 - (c) To deal with all claims which the Crown may have against any person, corporation, authority, municipality or state in the United States of America, other than against the government of the United States of America, arising out of any death or injury to Canadian naval, military or air force personnel, or to civilian personnel employed by the Department of National Defence, or out of damage to property belonging to the Crown or used by the Crown, which is under the control of the Department of National Defence..
 - (d) To function and co-operate with any Claims Commission or other similar body which is or may be established by the government of the United States of America.
 - (e) To keep records of its proceedings, and of all claims and payments dealt with by it.
 - (f) To provide for adequate investigation of and reporting on all claims which are within its jurisdiction, and for the settlement or disposition thereof.
4. The powers of the Commission shall be:—
- (a) To consider claims mentioned in Section 3, sub-sections (a) and (b), and determine whether the Crown, but for any immunity or privilege, would be legally liable in the circumstances of each claim.
 - (b) If it is determined that there is such liability, then to negotiate what, in its opinion, is fair and reasonable settlement, provided that no such settlement with any one claimant shall exceed \$1,000 (U.S. funds) in respect of any one accident or incident. Upon the authorization of the Commission, the Chief Treasury Officer at National Defence headquarters shall, on production of a duly executed release, pay the amount of such settlement to the claimant. All claims which cannot be so dealt with shall be referred, with all relevant material before the Commission, to National Defence Headquarters.
 - (c) If it is determined that there is no such liability, then to reject the claim, unless the Commission decides that such claim should, in the interests of the services, be entertained, and if so, then to negotiate what, in its opinion, is fair and reasonable settlement on an ex-gratia basis, provided that no such settlement with any one claimant shall exceed \$500 for personal injuries, and \$250 for property damage, in respect of any one accident or incident.
 - (d) To furnish at the expense of the Crown or otherwise, legal aid for naval, military and air force personnel or civilian employees aforementioned at civil or criminal proceedings and inquests, when in the opinion of the Commission it may be advantageous to the Crown so to do.
 - (e) In respect of claims mentioned in Section 3, sub-section (c), to negotiate what, in its opinion, is a fair and reasonable settlement or, if considered by the Commission proper and advisable, to employ counsel at the expense of the Crown to effect recovery by legal proceedings or otherwise.
 - (f) To negotiate and effect on behalf of the Crown any agreement with insurers or other parties which will provide for mutual forbearance with regard to the whole or part of any claim which is within the jurisdiction of the Commission in respect of any death, injury, loss or damage,
 - (g) To delegate to naval, military or air force commanders the power to investigate and authorize the payment of any claim for loss or damage arising out of

or incidental to billeting or quartering, provided that such payment to be authorized by commanders of units or detachments shall not, in respect of any one claim, exceed \$25, and shall not be made in respect of wilful damage.

- (h) To perform any other duty or function which may be assigned to the commission by the Minister of National Defence.
- (i) To authorize payment of all reasonable expenses incidental to the carrying out of the foregoing duties and powers.

Provided, however, that nothing in these Regulations contained shall be construed as depriving the Minister of National Defence, the Minister of National Defence for Air, the Minister of National Defence for naval Services, and Naval, military or air force commanders of their powers in respect of disciplinary action.

5. (a) In respect of any claim or expense paid upon the authorization of the Commission, any individual serving the Crown in consequence of whose act, conduct or neglect such claim or expense arose directly or indirectly shall be liable, if no explanation satisfactory to the Commission, is given by such individual, reimburse the Crown to the extent decided by the Commission, except when, in the opinion of the Commission, such act, conduct or neglect did not involve recklessness, undue carelessness, or intentional omission or commission of any act amounting to a wrongful act.
- (b) The Commission in deciding the extent to which such individual shall reimburse the Crown may take into consideration such disciplinary action as may have already been taken against him, such deductions as may have already been made from his pay and allowances in respect of the said conduct or his share therein, the degree of fault of such individual, and his ability to pay but in no case shall the extent of such reimbursement exceed the following:—
 - (i) Where the amount paid by the Crown in respect of any such claim is \$25 or less, the full amount paid by the Crown.
 - (ii) Where the amount paid by the Crown in respect of any such claim is more than \$25 and does not exceed \$100, one-half of the amount paid by the Crown, or \$25, whichever is the greater.
 - (iii) Where the amount paid by the Crown in respect of such claim is more than \$100 and does not exceed \$300, one-third of the amount paid by the Crown or \$50 whichever is the greater.
 - (iv) Where the amount paid by the Crown in respect of such claim is more than \$300 and does not exceed \$500, one-quarter of the amount paid by the Crown or \$100 whichever is the greater.
 - (v) Where the amount paid by the Crown in respect of such claim is more than \$500 one-fifth of the amount paid by the Crown or \$125, whichever is the greater, provided always that the liability of such individual is not to exceed the sum of \$500.
- (c) In every case in which the Commission has decided that such individual shall reimburse the Crown, it will send to him through his superior or commanding officer, a written demand containing the reasons for the Commission's decisions, and requiring him within twenty-one days to make settlement or to show cause why he should not or cannot make settlement of the amount in which the Commission has decided the Crown should be reimbursed.
- (d) Such cause shall be shown in writing by such individual through his superior or commanding officer, who will add his observations thereto for the consideration of the Commission.
- (e) If such individual fails to make settlement or to show cause as required in such demand, the Commission shall order that the pay, allowance and other emoluments (other than dependents' Allowance and the amount of pay assigned to the dependent) granted to him by the Crown be stopped to effect such reimbursement, but if settlement is made or cause is shown to the satisfaction of the Commission within such period as to the whole amount of such demand, no such order will be made, and if cause is shown to the satisfaction

of the Commission as to part of the amount of such demand, the Commission shall make an order to effect reimbursement of such part of the demand as appears to the Commission to be appropriate.

6. These Regulations shall supersede in respect of the Canadian forces to which they are applicable such other provisions and regulations as are inconsistent herewith, and a Court of Inquiry need not be held in respect of the matters dealt with in these Regulations unless directed by the Commission or any naval, military or air force commander.

7. The Minister of National Defence may, from time to time, make such orders and issue such instructions as are necessary for the purpose of carrying out these Regulations and giving effect to the intention thereof.

8. The Regulations made by Order in Council P.C. 80/1045, dated 19th March, 1940, shall not apply to claims against the Crown arising in the United States of America out of any death or injury to persons or to property resulting from the alleged negligence of any Canadian naval, military or air force personnel, or civilian personnel employed by the Department of National Defence, while acting within the scope of their duties or employment, save and except when the amount involved in respect of any one claim arising out of any one accident or incident exceeds \$1,000.

Date Issued: 30th September, 1943.

DEPARTMENT OF NATIONAL REVENUE

WM No. 48

Fifth Revision

Supplement No. 1

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 8th October, 1943.

To Collectors of Customs and Excise, and others concerned:

Imports—Rubber and Rubber Products

By an order of the Rubber Controller the definition of "Rubber" as contained in WM No. 48, Fifth Revision, has been changed to read as follows:—

"'RUBBER' means crude natural rubber in all its forms and without restricting the generality of the foregoing, includes liquid latex of natural rubber not compounded beyond the addition of preservative, unmanufactured balata, unmanufactured gutta percha, unmanufactured guayule and synthetic rubbers known as GR-S (Buna S), GR-I (Butyl) and GR-M (Neoprene)."

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE RS-2

COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE RESPECTING REPAYMENT OF SUBSIDIES

Notice is hereby given that Item 1 of Government notice RS-1, respecting repayment of subsidies published in Canadian War Orders and Regulations, 1943, Vol. III No. 12 on September 27, 1943, is rescinded, as of September 30, 1943.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
1. COTTON GOODS (<i>being goods the chief component of which is cotton</i>) on being sold for ships' stores on or after October 5, 1943, and invoiced and delivered direct to a ship	
(a) by a manufacturer of cotton cloth (primary cotton mill)....	31% of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price;
(b) by a manufacturer of cotton goods other than a manufacturer referred to in (a) above, or by a wholesaler.....	26% of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price;
(c) by a ship-chandler or retailer..	21% of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price;
2. FOOTWEAR (<i>except rubber footwear and felt boots</i>) on being exported on or after September 20, 1943.....	2% of the price of such footwear as shown on the invoice.
3. CRUDE OIL and PETROLEUM PRODUCTS on being exported or on being sold as ships' stores or for ships' bunkers on or after October 1, 1943, from the Province of Quebec, Nova Scotia, New Brunswick or Prince Edward Island.	

- (a) Fuel Oil and Asphalt..... \$1.33 per barrel
 (b) Gasoline and other white
 products 3·8 cents per gallon (imperial)

DATED at OTTAWA, this 1st day of October, 1943.

COMMODITY PRICES STABILIZATION CORPORATION LTD.

per H. B. MCKINNON, *President*.

THE WARTIME LEASEHOLD REGULATIONS

OFFICE CONSOLIDATION of Order in Council P.C. 9029

as amended by

Order in Council P.C. 3366 dated April 25, 1942
Order in Council P.C. 8973 dated October 1, 1942
Order in Council P.C. 3207 dated April 22, 1943, and
Order in Council P.C. 7570 dated October 1, 1943

[9029]

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of November, 1941.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL

Whereas by Order in Council P.C. 3998 of the 5th day of December, 1939, the Wartime Prices and Trade Board Regulations respecting necessities of life were made and established and, by Order in Council P.C. 4616 of the 11th day of September, 1940, the provisions of such Regulations were extended to rentals and housing accommodation;

And Whereas by Order in Council P.C. 5003 of the 24th day of September, 1940, approval was given to the exercise by the Board of its power to fix maximum rentals, and to the appointment of the Rentals Administrator by the Board, and additional powers were conferred on the Board in respect of housing accommodation;

And whereas, pursuant to the aforesaid powers, the Board made various orders respecting the rental of housing accommodation and termination of leases;

And whereas by Order in Council P.C. 6701 of the 26th day of August, 1941, the law was declared in some respects and special provisions respecting offences, penalties and evidence were made;

And whereas by Order in Council P.C. 6834 of the 28th day of August, 1941, the Wartime Prices and Trade Board Regulations were rescinded and new Regulations respecting goods and services were substituted therefor;

And whereas Order in Council P.C. 8528 of the 1st day of November, 1941, rescinded said Order in Council P.C. 6834 and established in substitution therefor The Wartime Prices and Trade Regulations;

And whereas by Order in Council P.C. 8965 of the 21st day of November, 1941, the Maximum Rentals Regulations were established;

And whereas it is deemed to be expedient and in the public interest to revoke the said Orders in Council P.C. 4616 and P.C. 6701 and to make and establish consolidated regulations respecting leaseholds as hereinafter set forth;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the powers conferred

on the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:

1. Orders in Council P.C. 4616 of the 11th day of September, 1940, and P.C. 6701 of the 26th day of August, 1941, are hereby revoked.

2. The Regulations hereinafter set forth are hereby made and established in substitution for the Orders in Council hereby revoked.

REGULATIONS RESPECTING LEASEHOLD RIGHTS AND OBLIGATIONS IN TIME OF WAR

Title

1. These regulations and any amendment thereof or addition thereto may be cited as *The Wartime Leasehold Regulations*.

Interpretation

2. (1) For the purposes of these regulations, unless the context otherwise requires,

- (a) "Board" means the Wartime Prices and Trade Board;
- (b) "landlord" means any person who lets or sublets or grants any leave and licence for any real property, and includes a mortgagee or chargee in possession and any person entitled to possession under any judgment or order of a Court or under any statute;
- (c) "lease" means any enforceable contract for the letting or sub-letting of real property or any leave and licence for the use of real property, whether such contract or leave and licence is made orally, in writing or by deed; and the verbs "let" and "rent" shall each have a similarly extended meaning;
- (d) "member" means a member of the Board;
- (e) "Minister" means the Minister of Finance;
- (f) "order" means and includes any general or specific order, requirement, instruction, prescription, prohibition, restriction or limitation heretofore or hereafter made or issued in writing by or on behalf of or under authority of the Board in pursuance of any power conferred by or under these regulations or any other Order in Council;
- (g) "real property" means any improved or unimproved land, any store, shop, office building, factory, warehouse, suite, office, or other place of business, hotel, inn, inn or hotel room, house, boarding house, lodging house, tourist home or cabin, apartment, flat, room or other place of dwelling, and any structure or part of a structure used for combined business and dwelling purposes, together with all outbuildings and appurtenances thereto belonging, and such heating, lighting, water, garage, janitor and other services including meals, and such plant, equipment, furniture, furnishings or facilities, as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply;
- (h) "regulation" means any of these regulations and any amendment or addition thereto;
- (i) "Real Property Administrator" means the person duly appointed as such by the Board with the approval of the Governor in Council and includes any person similarly appointed as a Deputy Real Property Administrator;
- (j) "rent" or "rental" means any payment or consideration, including any bonus, gratuity or benefit, charged, demanded, received, collected or paid per day, week, month or year or other period of time, as the case may be, for the use or occupancy of real property;
- (k) "Rentals Administrator" and "Administrator of Rental Appeals" mean, respectively, the person duly appointed as such by the Board with the approval of the Governor in Council, and include, respectively, any person similarly appointed as a Deputy Rentals Administrator or Deputy Administrator of Rental Appeals;

(2) Every offence under these regulations shall be deemed to be an offence against the Criminal Code.

(3) In the event of any conflict between these regulations or any order and any law in force in any part of Canada, the provisions of these regulations or of such order shall prevail.

(4) Subject to any action taken by the Governor in Council after November 21, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order.

(5) Expressions used in any order shall, unless a contrary intention appears, have the same meaning as corresponding expressions in these regulations.

3. (1) The Board shall have power, from time to time

- (a) to investigate, of its own motion or on complaint, the rental at any time charged or demanded by any person for any real property, the nature and extent of any real property and any change therein, or any alleged or apparent offence against any regulation, order or requirement; and for the purpose of any such investigation, the Board shall have all the powers of a commissioner appointed under the provisions of the Inquiries Act;
- (b) to enter any premises, to inspect and examine the same and any or all books, records and documents in the possession or control of any landlord or of his agent, and to require any such person to produce such books, records and documents at any place before it or before any person appointed by it to investigate, and to take possession of any or all of such books, records and documents;
- (c) to require any person to furnish, in such form and within such time as the Board may prescribe, such information respecting real property and rentals as is specified in the requirement;
- (d) to require any person to perform such act in respect of rentals or of real property as is deemed by the Board to be desirable, or to require any person to refrain from performing such act as is deemed by the Board to be undesirable, in order more effectually to enforce its orders or to exercise its powers respecting real property and rentals;
- (e) to make public its findings or report in the case of any investigation or to withhold such publication if it considers the public interest would be better served by such withholding;
- (f) to refer to the Attorney-General of any province information respecting any alleged offence against any regulation, order or requirement;
- (g) to fix the maximum rental at which any real property may be rented or offered for rent by or to any person; to prescribe the manner in which any such rental shall be ascertained; to prescribe what shall constitute or be included in any rental; to prohibit a rental in excess of the maximum so fixed; and to require any person to refund to any other person any amount received or collected in excess of any such rental;
- (h) to prescribe the grounds on which any maximum rental fixed by The Maximum Rentals Regulations or under the provisions of any order or under authority of the Board may be varied, to prescribe the manner in which and the extent to which it may be varied, and to prohibit variation except in accordance with such prescription;
- (i) to prescribe the manner of determination of any maximum rental that is not fixed as provided in paragraphs (g) and (h) hereof, and to prohibit the charging or demanding of a rental in excess of the amount so determined;
- (j) to prescribe the terms and conditions under which any real property may be rented or offered for rent and to prohibit transactions except in accordance therewith;
- (k) to prescribe the grounds on which and the manner in which leases may be terminated, and to prohibit termination of leases or eviction or dispossession of tenants except in accordance with such prescription;
- (l) to prescribe, either generally or with respect to any real property, the manner in and extent to which and the terms and conditions under which any real

property may or shall be occupied or used by any person and to prohibit occupation or use of such real property except in accordance with such prescription;

- (m) to vary or suspend or to require variation or suspension of the terms and conditions of any lease or of any covenant, agreement or law affecting the occupation or use of any real property in such respects as the Board may designate;
- (n) to terminate or require the termination of any lease and vacation of possession of any real property in such manner and on such terms and conditions as the Board may designate;
- (o) to require any person to offer to let any real property, or to let any real property to such person and on such terms and conditions as the Board may designate, and to give to any such designated person possession of such real property accordingly;
- (p) Upon failure of any person to vacate or give possession of any real property pursuant to any order, to apply to the Attorney General of Canada to issue in any form a warrant for possession to the sheriff within whose jurisdiction such real property is situated, directing such sheriff to evict from the real property described in the warrant or to put the person named in such warrant in possession of the real property described therein, which warrant the Attorney General of Canada is authorized to issue if he is satisfied that with a view to securing compliance with an order validly made under these regulations it is necessary to do so, and which warrant shall be executed by such sheriff as if it were a warrant or writ of possession issued out of the superior court of the province in which such real property is situated;
- (q) to cause surveys respecting real property and the demand therefor to be made from time to time in such manner as the Board may decide and by such persons as the Board may appoint; to establish and maintain offices in which the results of such surveys will be available for any desired purpose; and to require any person to furnish to any such appointed person such information as may be designated.

(2) The powers vested in the Board by paragraphs (a) and (b) of subsection (1) of this Section may be exercised by any one member of the Board.

(3) The Board may appoint, or authorize a Real Property Administrator or a Rentals Administrator to appoint, from time to time in any area of Canada any person as a local Rentals Appraiser and any person or persons as a local Committee, Court of Rental Appeals or other tribunal to be known by such title as may be designated for the purpose of investigating and adjudicating upon local complaints and applications or appeals respecting rentals for and possession of real property and of performing such other duties as may be designated, and may delegate to any appraiser, committee, Court or tribunal so appointed such powers to be exercised in such manner and according to such procedure as the Board may from time to time prescribe; and any Court or tribunal so appointed is hereby established and the disposition of costs of any application or appeal to and the conclusiveness of any decision by any such Appraiser, Committee, Court or tribunal shall be such as the Board may from time to time prescribe.

(4) The Board may appoint one or more persons to conduct investigations and every such person shall be vested with such of its powers aforesaid as the Board may confer on him.

(5) The Board may exercise its powers by order and may from time to time delegate to any person and authorize him to exercise from time to time such of the powers of the Board on such terms as the Board deems proper; and the signature or countersignature by the Chairman of any order purporting to have been made by such person under authority of the Board shall be conclusive evidence of such authority.

(6) Every order made pursuant to the powers conferred by these regulations shall apply throughout Canada unless otherwise provided therein, but may apply to such area or areas in Canada or to such class or classes of persons or to such type or types of real property as such order may designate.

4. All expenses lawfully incurred under these regulations shall be payable out of moneys provided by Parliament.

Maximum Rentals

5. (1) On and after December 1, 1941, the maximum rental

- (a) for any real property for which there was a lease in effect on October 11, 1941, shall be the rental lawfully payable under that lease;
- (b) for any real property for which there was no lease in effect on October 11, 1941, but for which there was a lease in effect at some time or times since January 1, 1940, shall be the rental lawfully payable under the latest lease in effect between January 1, 1940, and October 11, 1941; and
- (c) for any other real property, shall be the maximum rental that may from time to time be fixed by or on behalf of or under authority of the Board.

(2) All leases made after October 11, 1941, are hereby amended in so far as is necessary to give effect to this Section.

(3) No person shall on behalf of himself or of another person let or offer to let any real property or charge, demand, receive, collect or pay a rental for any real property on terms and conditions which directly or indirectly increase the maximum rental therefor fixed by the Governor in Council or by or on behalf of or under authority of the Board or which directly or indirectly decrease the obligations of the landlord performed or to be performed for such rental or decrease the extent or amount of the real property supplied or to be supplied for such rental.

(4) Nothing contained in this Section shall be deemed to supersede any provision of any order heretofore made or any maximum rental heretofore fixed by or on behalf of or under authority of the Board or to derogate from any power conferred on the Board and, without restricting the generality of this provision, the Board may vary any maximum rental, may concur in any variation of a maximum rental, may prescribe other or additional terms or conditions of any lease, may exempt any person or any real property or any lease or transaction wholly or partly from the provisions of these regulations and may withdraw any such exemption, either generally or in specific cases, and subject to such terms and conditions as the Board may prescribe.

Offences, Penalties and Prosecutions

6. (1) No person on behalf of himself or of another person shall let or offer to let any real property at a rental that is higher than is reasonable and just or shall charge, demand, receive, collect, or pay such a rental; provided that, if a maximum rental therefor has been fixed by the Governor in Council or by or on behalf of or under authority of the Board, any rental in excess of the maximum rental so fixed shall be conclusively deemed to be higher than is reasonable and just; and provided further that any person who, on behalf of himself or of another person, has heretofore charged, demanded, received, collected or paid a rental for any real property in excess of the maximum rental fixed by any order shall be deemed to have contravened this subsection and to be guilty of an offence and the penalties provided in Section 7 of these regulations shall apply to any such offence.

(2) No person on behalf of himself or of another person shall let or offer to let any real property at a rental in excess of a maximum rental fixed therefor by the Governor in Council, or fixed by or on behalf of or under authority of the Board, or charge, demand, receive or collect a rental in excess of such a maximum rental.

(3) No person shall in any manner impede or prevent or attempt to impede or prevent any investigation or examination pursuant to these regulations.

(4) No person shall alter any lease referred to in clause (a) or clause (b) of subsection (1) of Section 5 of these regulations or, with intent to evade any regulation or order, destroy, mutilate, deface, alter, secrete or remove any books, records, documents or property of any kind.

(5) No person shall deceive or mislead the Board or any police officer or any employee or agent of the Board or any other person concerned in the administration of these regulations, with reference to any matter affected by these regulations or any order.

(6) No person shall pay or offer to pay a rental for any real property which he knows or has reason to believe is higher than the maximum rental that may lawfully be charged for such real property pursuant to these regulations.

(7) No person shall attempt to commit or aid, abet, counsel or procure the commission of any offence under these regulations, or conspire with any other person by any means whatsoever to commit an offence under these regulations, or enter into any transaction or arrangement designed for the purpose or having the effect of evading any regulation or order.

(8) No person shall make any false statement or misrepresentation to or for the use or information of the Board or of any person concerned in the administration of these regulations.

7. (1) Any person who contravenes or fails to observe any regulation, order or requirement shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney General of Canada or of any province so directs, upon indictment, to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.

(2) In any proceedings upon summary conviction, any charge may include several offences against any regulation or order committed by the same person and any number of charges may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence.

8. (1) No person shall be prosecuted under these regulations except with the written leave of the Board or of the Attorney General of any province, and such written leave shall be sufficient if it purports to be signed by such Attorney General or on behalf of the Board and if it is in the following form: "Leave is hereby given that proceedings be instituted within three months from the date hereof against..... for an offence or offences under the Wartime Leasehold Regulations."

(2) A prosecution under Part XV of the Criminal Code for any offence under these regulations may be commenced at any time within twelve months from the time of its commission.

9. (1) In any proceedings in any Court a document purporting to be the decision of a Rentals Committee, Rentals Appraiser, Local Examiner, Hotel Rates Committee or Court of Rental Appeals fixing the maximum rental for any real property specified therein, if purporting to be signed by such Committee or by the Chairman thereof or by such Rentals Appraiser, Local Examiner, Hotel Rates Committee or Court of Rental Appeals, shall in the absence of evidence to the contrary be conclusively deemed to be the final and conclusive decision of such Committee, Appraiser, Examiner or Court, as the case may be.

(2) In any proceedings in any Court, a document purporting to be the decision of a Rentals Administrator or of a Deputy Rentals Administrator fixing the maximum rental for any real property specified therein, if purporting to be signed by such Administrator or Deputy Administrator, shall, in the absence of evidence to the contrary, be conclusively deemed to be the final and conclusive decision of such Administrator or Deputy Administrator.

(3) In any proceedings in any Court, a document purporting to be signed by a Real Property Administrator or Rentals Administrator, a Rentals Committee or the Chairman thereof, a Rentals Appraiser, a Local Examiner, Hotel Rates Committee or a Court of Rental Appeals shall be received in evidence without proof of the signature or of the official character of the person or persons appearing to have signed the same and without further proof thereof.

10. (1) Where any person is charged with an offence under these regulations, it shall not be necessary for the prosecuting authority to establish that the person so charged had not been exempted from the relative provisions of these regulations or

of any order, or had not received the permission of the Board for any act or omission, and if the person so charged pleads or alleges that he had been so exempted or had received such permission, the burden of proof thereof shall be on the person so charged.

(2) For the purposes of the prosecution of a person for an offence under these regulations, the offence shall be deemed to have been committed either at the place where it was actually committed or at any place in Canada in which the offender resides or carries on business or is found or apprehended or is in custody.

(3) In any prosecution for any contravention of subsection (1) or of subsection (2) of Section 6 of these regulations, evidence by an accused person that he has made an application for permission to increase any maximum rental shall not constitute a defence.

(4) If, in any proceedings for an offence against these regulations, the prosecution proves that any rental was charged, demanded, received, collected or paid before or since October 11, 1941, for any real property the maximum rental for which has been fixed by the Governor in Council or by or on behalf of or under authority of the Board such rental shall in the absence of evidence to the contrary be deemed to be at a rate not less than such maximum rental.

General Provisions

11. (1) Every provision of the Interpretation Act shall extend and apply to every order published or printed in the *Canada Gazette* or *Canadian War Orders and Regulations* or in any extra thereof or extract therefrom purporting to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing.

(2) General or specific instructions issued by the Board or by a Real Property Administrator or Rentals Administrator to any person acting as agent of or under the authority or direction of the Board, or to any person engaged in any transaction or business affected by these regulations shall, with respect to such person and any other person having notice thereof, have the same force and effect as if contained in an order made and published as provided in the next preceding subsection.

(3) Every order made, issued or established by a Real Property Administrator or Rentals Administrator which is required to be approved or concurred in by the Board or by any officer of the Board shall be conclusively deemed to have had such approval or concurrence and in any proceedings in any Court no person shall be bound or entitled to enquire or ascertain whether such approval or concurrence was in fact given.

(4) In any proceedings in any court, the affidavit of any person concerned in the administration of these regulations sworn before a commissioner or other person authorized to administer oaths deposing that he has knowledge of the facts and setting forth the official character in which he is concerned in the administration of these regulations and that an annexed document is a true copy of a document signed and issued by him pursuant to these regulations or any order, shall be received as *prima facie* evidence that such document was so signed and issued by him under authority of the Board, and such affidavit shall be received in evidence without proof of the signature or official character of such person and without proof of the signature or official character of the person before whom such affidavit was sworn.

12. (1) Every landlord or his agent shall prepare and keep available for inspection by any authorized representative of the Board, by any purchaser or prospective purchaser or by any tenant or prospective tenant, a record describing clearly and fully any of his real property the maximum rental for which is fixed by the Governor in Council or by or on behalf of or under authority of the Board, and stating the amount of the rental so fixed and the name of the tenant who was or is obligated to pay such rental and the name of each subsequent tenant.

(2) In any proceedings for an offence against these regulations, evidence by the accused that he did not inspect or examine or did not know of the existence of such

record or did not know the lawful maximum rental for any real property shall not constitute a defence.

13. No person shall have any right to collect a rental in excess of the maximum rental fixed by the Governor in Council or by or on behalf of or under the authority of the Board, and any person who pays an amount in excess of such maximum rental may recover the excess notwithstanding that such person may have been guilty of an offence in paying such excess and such recovery may be by civil action or by deducting such excess from rental or instalments of rental due or accruing due by him to the person who collected or received such excess.

14. The provisions of Section 3, and of subsection (3) of Section 5, and of subsections (4), (5) and (6) of Section 11 and of Section 15 of the Wartime Prices and Trade Regulations shall be construed as if such provisions were included in these regulations.

15. In the exercise of its powers conferred by these regulations or otherwise, the Board shall be responsible to the Minister, shall report to the Minister as and when required to do so by the Minister and, whenever any directions are given by the Minister, all action taken by the Board shall be in accordance with such directions.

16. Any reference heretofore or hereafter made in any law or document to the Maximum Rentals Regulations or any Section thereof shall be construed, *mutatis mutandis*, as a reference to Section 5 of these regulations.

A. D. P. HEENEY,
Clerk of the Privy Council.

THE WARTIME PRICES AND TRADE REGULATIONS

Office Consolidation

Order in Council P.C. 8528

AS AMENDED BY

Order in Council P.C. 8762, dated November 10, 1941

Order in Council P.C. 8837, dated November 13, 1941

Order in Council P.C. 9030, dated November 19, 1941

Order in Council P.C. 5092, dated June 15, 1942

Order in Council P.C. 5109, dated June 16, 1942

Order in Council P.C. 10277, dated November 10, 1942

Order in Council P.C. 11595, dated December 22, 1942

Order in Council P.C. 3206, dated April 22, 1943, and

Order in Council P.C. 6808, dated August 30, 1943.

[8528]

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 1st day of November, 1941.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2516 of the 3rd day of September, 1939, the Wartime Prices and Trade Board was constituted and the Wartime Prices and Trade Board Regulations were made and established to provide safeguards under war conditions against any undue enhancement in the prices of food, fuel and other necessities of life, and to ensure an adequate supply and equitable distribution of such commodities;

And whereas by Order in Council P.C. 3998 of the 5th day of December, 1939, the said Regulations were amended and consolidated;

And whereas by amendment of Section 88 (a) of the Special War Revenue Act and by Order in Council P.C. 7373 of the 13th day of December, 1940, the provisions of such Regulations were extended and made to apply to the jurisdiction respectively conferred upon the Board in respect of the War Exchange Tax of 10 per cent on the value for duty of imported goods and in respect of goods specified in Schedules One and Two to the War Exchange Conservation Act, 1940.

And whereas by Order in Council P.C. 6834 of the 28th day of August, 1941, the said Regulations were amended and consolidated, extending the jurisdiction of the Board to goods and services, providing that public control of the prices of goods and services should be exercised by or with the concurrence of the Board, and making provision for co-ordination with the Wartime Industries Control Board and Controllers appointed on the recommendation of the Minister of Munitions and Supply and for co-operation with other governmental departments and agencies;

And whereas by Order in Council P.C. 8527 of the 1st November, 1941, the Maximum Prices Regulations were made and established, to be administered by the Board under powers conferred by the Wartime Prices and Trade Regulations and, in order that the Board may more effectually perform its duties, it is deemed advisable that additional powers be conferred upon it, and that the latter Regulations be strengthened in some respects;

And whereas it is deemed advisable to consolidate the Regulations as amended and, to that end, to rescind such Regulations and to make and establish in substitution therefor the Regulations hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927 and otherwise, is pleased to order and doth hereby order as follows:

1. The Wartime Prices and Trade Board Regulations made by Order in Council P.C. 6834 of the 28th day of August, 1941, are hereby rescinded.

2. The Regulations hereinafter set forth are hereby made, established and substituted for the Regulations hereby rescinded.

3. The powers of the Wartime Prices and Trade Board and the provisions of the Regulations referred to in Section 88 (a) of the Special War Revenue Act and in Order in Council P.C. 7373 of the 13th day of December, 1940, shall be held and construed to be those contained in the Regulations hereby made and established.

REGULATIONS RESPECTING GOODS AND SERVICES IN TIME OF WAR

Title

1. These regulations and any amendment or addition thereto may be cited as The Wartime Prices and Trade Regulations.

Interpretation

2. (1) For the purposes of these regulations, unless the context otherwise requires,
- (a) "Administrator" means any person appointed as a Co-ordinator or an Administrator by the Board with the approval of the Governor in Council;
 - (b) "basic period" means the four weeks from September 15, 1941 to October 11, 1941, both inclusive;
 - (c) "Board" means the Wartime Prices and Trade Board;
 - (d) "Chairman" means the Chairman or a Deputy Chairman of the Board;
 - (e) "Controller" means a Controller who is a member of the Wartime Industries Control Board;
 - (f) "goods" include any articles, commodities, substances or things;
 - (g) "licence" means a licence granted or issued by the Board under these regulations;

- (h) "markup" means the amount added to the cost price in figuring a selling price to cover overhead and profits;
- (i) "member" means a member of the Board;
- (j) "Minister" means the Minister of Finance;
- (k) "offence under these regulations" means any contravention of or failure to observe any of these regulations or any order;
- (l) "order" means and includes any general or specific order, requirement, instruction, prescription, prohibition, restriction or limitation heretofore or hereafter made or issued in writing by or on behalf of or under authority of the Board in pursuance of any power conferred by or under these regulations or any other Order in Council or Act of Parliament or concurred in by the Board or chairman pursuant to these regulations;
- (m) "price" includes the price of goods and the rate, rental or charge for the hire or use of any goods or for the supplying of any services;
- (n) "regulation" means any of these regulations and any amendment or addition thereto;
- (o) "sale" includes sales, leases, consignments, exchanges and other transfers or dispositions of goods, the supplying or performing of services, and contracts for any of the foregoing; and the words "sell", "seller", "buy", "buyer" and "purchase" shall each have a similarly extended meaning;
- (p) "Secretary" means the Secretary or Assistant-Secretary of the Board;
- (q) "services" means the following specified services and any services associated therewith or ancillary thereto, and also any activities or undertakings that may hereafter be designated by the Board as services for the purposes of these regulations:
 - (i) the supplying of electricity, gas, steam heat and water;
 - (ii) telegraph, wireless and telephone services;
 - (iii) the transportation of goods and persons, and the provision of dock, harbour and pier facilities;
 - (iv) warehousing and storage;
 - (v) undertaking and embalming;
 - (vi) laundering, cleaning, tailoring and dressmaking;
 - (vii) hairdressing and beauty parlour services;
 - (viii) plumbing, heating, painting, decorating, cleaning and renovating;
 - (ix) repairing of all kinds;
 - (x) the supplying of meals, refreshments and beverages;
 - (xi) the renting and exhibiting of moving pictures;
 - (xii) manufacturing processes performed on a custom or commission basis;
 - (xiii) the supplying of services performed by optometrists and opticians;
 - (xiv) the laying of carpets, rugs and linoleum.

(2) Every offence under these regulations shall be deemed to be an offence against the Criminal Code.

(3) Unless and until action is taken by or on behalf of or under authority of the Board which conflicts with action taken by a properly constituted authority under or pursuant to a statute of the Dominion of Canada or of a province or regulation made thereunder, these regulations shall not be construed as superseding such Dominion or provincial statute or regulations; provided that, subject to the powers of the Board to exempt any person or any goods or services or any transaction wholly or partly from the provisions of these regulations, no such authority shall fix or approve the specific or the maximum or the minimum price or markup at which any goods or services may be sold, offered for sale or supplied or fix or limit, or approve the fixing or limiting of, the quantities of goods or of services that may be sold, supplied or distributed except with the written concurrence of the Board; and provided further that any action heretofore taken or that may hereafter be taken by any such authority which is repugnant to any of these regulations or to any action by or on behalf of or under authority of the Board shall be of no effect so long as and to the extent that it is so repugnant.

(4) In the event of any conflict between these regulations or any order and any law in force in any part of Canada, the provisions of these regulations or of such order shall prevail.

(5) Subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order.

(6) Expressions used in any order shall, unless a contrary intention appears, have the same meaning as corresponding expressions in these regulations.

Wartime Prices and Trade Board

3. (1) There shall be a Board, to be called the Wartime Prices and Trade Board, consisting of

- (a) the Chairman and members heretofore appointed by Order in Council, and such members as may be appointed hereafter by Order in Council, and
- (b) the Chairman of the Wartime Industries Control Board, or, in his absence, such other member thereof as that Board may designate, and
- (c) a temporary member or temporary members, being that Controller or those Controllers upon whom powers have been conferred under and by virtue of any Order in Council over any goods or services in respect of which action by the Wartime Prices and Trade Board is being considered, or, in the absence of any such Controller, any person nominated by the Chairman of the Wartime Industries Control Board to represent such absent Controller, to serve as member or members during such consideration;

such members to hold office during pleasure.

(2) The Board may establish at any place or places in Canada such office or offices as are required for the discharge of the duties of the Board, and may provide therefor the necessary accommodation, stationery and equipment.

(3) The Board may with the approval of the Governor in Council appoint such Administrators and other officers, clerks and other persons as may be deemed necessary to assist the Board in the performance of its duties, and every person so appointed shall receive such remuneration as the Board shall, with the approval of the Governor in Council, determine; and the Board may also appoint, without such approval, any persons to assist the Board in an advisory capacity without remuneration other than reimbursement of actual transportation, living and other out-of-pocket expenses incurred in connection with the performance of their duties.

(4) The Board may exercise its powers by order or otherwise and may from time to time delegate to any person and authorize him to exercise from time to time such of the powers of the Board on such terms as the Board deems proper and the signature or counter-signature by the Chairman of any order purporting to have been made by such person under authority of the Board shall be conclusive evidence of such authority.

(5) The Board may by agreement borrow the services of persons employed in any department or agency of the Government or employed by any company or individual, and may pay remuneration to such persons or reimburse their employer for all or part of their remuneration by way of specific payments or lump sum payments or otherwise, in such amount as may be approved by the Governor in Council.

(6) The Board shall hold its sessions and conduct its business and proceedings in such manner as may seem to it most convenient for the speedy and efficient discharge of its duties and may make such rules as may seem expedient for the conduct of its proceedings not inconsistent with the provisions of these regulations.

(7) In any proceedings in any Court,

- (i) any document certified by the Chairman or Secretary to be a true copy of the minutes of any meeting of the Board or of any extract therefrom shall be received as conclusive evidence that any transaction or decision therein recorded was made or taken;
- (ii) any order, licence or other document purporting to be made or issued by or on behalf of or under authority of the Board shall, if signed or counter-signed by the Chairman or the Secretary, be received as conclusive evidence that such order, licence or other document was so made or issued;

- (iii) any document certified by the Chairman or Secretary to be a true copy of any order, licence or other document made or issued by or on behalf of or under authority of the Board shall be received as conclusive evidence that such order, licence, or other document was so made or issued;
 - (iv) any document purporting to be signed or countersigned by the Chairman or Secretary of the Board shall be received in evidence without proof of the signature or official character of the Chairman or the Secretary as the case may be;
 - (v) evidence of any order or other document may be given by the production of a copy thereof purporting to be printed by the King's Printer for Canada but nothing herein contained shall require proof thereof by such mode.
 - (vi) the affidavit of an Administrator or Deputy Administrator, sworn before any commissioner or other person authorized to administer oaths, that he has knowledge of the facts and that he is such an Administrator or Deputy Administrator and that an annexed document is a true copy of an order, form or other document made, issued or prescribed by him shall be received as *prima facie* evidence that such order, form or other document was so made, issued or prescribed by him under authority of the Board and that he is such an Administrator or Deputy Administrator; and such affidavit shall be received without proof of the signature or official character of such Administrator or Deputy Administrator and without proof of the signature or official character of the person before whom such affidavit was sworn.
- (8) Any five members of the Board shall constitute a quorum.
- (9) All expenses lawfully incurred under these regulations, including travelling expenses of the members of the Board, shall be payable out of moneys provided by Parliament.

Powers and Duties of the Board

4. (1) The Board shall have power

- (a) to investigate, of its own motion or on complaint, costs, prices, profits and stocks of goods and materials of any person engaged in the manufacture, importation, exportation, production, storage, transportation, supply or sale of any goods or services or any alleged or apparent offence under these regulations, and for the purpose of any such investigation the Board shall have all the powers of a commissioner appointed under the provisions of the Inquiries Act;
- (b) to enter any premises and to inspect and examine any or all books, records and stocks of goods and materials in the possession or control of any person and to require any such person to produce such books and records at any place before it or before any person appointed by it to investigate, and to take possession of and remove any or all of such books and records;
- (c) to require from time to time any person who manufactures, imports, exports, produces, stores, supplies, sells, buys, acquires or accumulates any goods or services to furnish in such form and within such time as the Board may prescribe written returns under oath or affirmation showing such information as the Board may consider necessary with respect to such goods or services;
- (d) to make public its findings or report in the case of any investigation or to withhold such publication if it considers the public interest would be better served by such withholding;
- (e) to refer to the Attorney General of any province information respecting any alleged offence under these regulations;
- (f) to fix specific or maximum or minimum prices or specific or maximum or minimum markups at which any goods or services may be sold or offered for sale by or to any person; to prescribe the manner in which any such price or markup shall be ascertained; to prescribe what shall constitute or be included in any price or markup; to prohibit purchase or sale at prices which are at

- variance with the prices or markups so fixed or prescribed; and to require any person to refund to any other person any amount received or collected in excess of any such price or markup;
- (g) to prescribe the terms and conditions upon which, and the manner and circumstances in which, any goods or services may be produced, manufactured, extracted, refined, processed, stored, transported, purchased, sold, offered for sale, supplied, assembled, installed, constructed, distributed, exhibited, advertised, delivered, used, or dealt in or with, either generally or by specified persons, and to prohibit transactions and acts not in accordance therewith;
 - (h) to prescribe the terms and conditions under which any goods may be directly or indirectly sold, offered for sale or purchased on terms of deferred payment, and, to this end, to prescribe the terms and conditions under which any loan may be made to any person, the terms and conditions under which any contract or instrument respecting a sale on terms of deferred payment may be purchased, discounted or transferred, and the terms and conditions of advertising the sale or supply of goods or services; and to prohibit transactions or advertising except in accordance therewith;
 - (i) to prescribe the kinds, models, types, sizes, standard, qualities, quantities, component parts or materials of any goods or services that may or may not be produced, manufactured, extracted, refined, processed, stored, transported, purchased, used, offered for sale, supplied, assembled, installed, constructed, distributed, delivered, used or dealt in or with, either generally or by specified persons, and to prohibit transactions and acts not in accordance therewith;
 - (j) to require any person to obtain licences or permits from the Board or from any person specified by the Board; and to issue, reissue or refuse to issue licences or permits to any persons; to grant general licences or permits; and to fix any fee payable for such licences or permits; provided, however, that the issue to any person of a licence or permit shall not be deemed to affect the liability of such person to obtain a licence or permit as required by any other statute or law of Canada or any province thereof;
 - (k) to amend, suspend or cancel any licence or permit issued or granted;
 - (l) to prescribe the quantities of, the manner in which, and the terms and conditions under which, any goods or services may be bought, sold, supplied, distributed, delivered or used within prescribed periods of time and to prohibit purchase, sale, supply, distribution, delivery or use except in accordance with such prescription;
 - (m) to produce, manufacture, extract, refine, process, assemble, install, construct, store, transport, purchase, sell, supply, distribute, deliver, deal in or use any goods or services, directly or through persons or agencies designated by the Board or acting on behalf of or under authority of the Board;
 - (n) to require any person owning or having possession, control or power to dispose of any goods or services to deal with, use, dispose of or supply any such goods or services, in such manner as may be prescribed by the Board; and no use, disposition or supply of any such goods or services in accordance with such manner shall constitute infringement of any mark, design or other private or proprietary right;
 - (o) to require any person producing, manufacturing, extracting, refining, processing, storing, transporting, importing, supplying, assembling, installing, constructing, purchasing, selling, distributing, delivering, using or dealing in any goods or services to produce, manufacture, process, extract, refine, store, transport, supply, assemble, install, construct, purchase, sell, distribute, deliver, use or otherwise deal with any such goods or services, in such manner and in such priority to any other business of that person as may be specified by the Board;
 - (p) Subject to the provisions of Section 7 of the War Measures Act (i) to take possession of any goods or services or any other property; (ii) to require any person to deliver possession of any goods or services to such person as the Board may designate; (iii) to apply to the Attorney General of Canada to issue in any form a warrant for possession directing the sheriff within whose jurisdiction such goods or services are situated or any officer thereunto

deputed by him to put the person named in such warrant in possession of the goods or services therein described, which warrant the Attorney General of Canada is authorized to issue if he is satisfied that with a view to securing compliance with an order validly made under these Regulations it is necessary to do so, and which warrant shall be executed by such sheriff or officer as if it were a warrant or writ of possession issued out of the Superior Court of the province in which such goods or services are situated; and to use and dispose of such goods, services or property in any manner;

- (q) for any purpose aforesaid, to enter into possession of and utilize any land building, plant and equipment and to use any motive power available;
- (r) to prohibit the formation, commencement, operation, amalgamation, merger, consolidation or transfer of any business or undertaking, as any such expression may be defined from time to time by the Board;
- (s) to prescribe the terms and conditions under which and the manner and circumstances in which any business or undertaking may or may not be formed, commenced, operated, amalgamated, merged, consolidated or transferred;
- (t) to require any person engaged in any business or undertaking to discontinue or limit such business or undertaking in whole or in part in such manner and circumstances as the Board may prescribe;
- (u) to require any person engaged in any business or undertaking to pool or otherwise use, operate or deal with any real and personal property in such manner and on such terms and conditions as the Board may prescribe;
- (v) to approve any arrangement proposed by the operation of two or more businesses or undertakings for the pooling or other disposition of the revenues or profits of such businesses or undertakings or for the establishment of a fund or funds to provide compensation for persons required to discontinue or limit a business or undertaking pursuant to these regulations;
- (w) to require establishment of a fund or funds, in such manner and circumstances as the Board may prescribe, for the purpose of compensation of persons required to discontinue or limit a business or undertaking pursuant to these regulations; and to require any person to contribute to such fund or funds in such manner and on such terms and conditions as the Board may prescribe; and to require disbursement from such fund or funds to such persons in such sums in such manner and on such terms and conditions as the Board may prescribe; provided that nothing in these regulations shall be deemed to require the Board to make provision for any compensation of any person;
- (x) to require any person to perform such act in respect of any goods or services as is deemed by the Board to be desirable, or to require any person to refrain from performing such act as is deemed by the Board to be undesirable, in order more effectually to enforce its orders or to exercise its powers respecting such goods or services.

(2) The powers vested in the Board by the next preceding subsection, with the exception of those contained in paragraph (f) thereof, shall not be exercised in respect of any articles, commodities, substances, goods, services or things over which or in respect of which a Controller is given authority, jurisdiction or power, except at the request or with the concurrence of the Chairman of the Wartime Industries Control Board; provided, however, that the fact of such request or concurrence shall not be questioned in any proceedings in any court, and no person shall be bound or entitled to enquire or to ascertain whether any such request or concurrence was made or given.

(3) In the exercise of its powers conferred by these regulations or otherwise, the Board shall be responsible to the Minister and, whenever any directions are given by the Minister, all action taken by the Board shall be in accordance with such directions.

5. (1) The powers vested in the Board by paragraphs (a) and (b) of subsection (1) of Section 4 of these regulations may be exercised by any one member of the Board.

(2) The Board may appoint one or more persons to conduct investigations and every such person shall be vested with such of the powers aforesaid as the Board may confer on him.

(3) Each member of the Board and any other person so authorized by the Board shall have power to administer oaths and receive affidavits and statutory declarations.

6. It shall be the duty of the Board

- (a) to arrange, wherever possible through existing government agencies, for the assembling of required statistical data in relation to any part of any trade or industry regarding prices, costs, stock of goods, volume or production, productive capacities, and related matters;
- (b) to refer to the Commissioner of the Combines Investigation Act any information relating to practices which may be violations of the Combines Investigation Act or of Section 498 of the Criminal Code, if, in the opinion of the Board, such practices impede the operation of these regulations;
- (c) to confer with manufacturers, wholesalers, retailers and suppliers as and when it is considered desirable by the Board with a view to enlisting their co-operation in ensuring reasonable prices, adequate supplies and equitable distribution of goods and services;
- (d) to recommend any additional measures it may deem necessary for the protection of the public with respect to goods or services; and in any case where the Board is satisfied that any kind of goods or services is being sold, offered for sale or supplied at a price that is higher than is reasonable and just, or is being unreasonably withheld from sale or supply or that the manufacture, production, transportation, sale, supply or distribution of such goods or services is being unduly prevented, limited or lessened, the Board may recommend that such goods or services be admitted into Canada free of duty or that the duty thereon be reduced to such amount or rate as will, in the opinion of the Board, give the public the benefit of reasonable competition; or to recommend that such remedial action be taken by way of removal or reduction of duties or taxes on goods or services or by way of the payment of subsidies or otherwise as it may deem desirable in the national interest for the purpose of restraining increases in the cost of living or of offsetting uncontrollable increases in costs provided that no such recommendation shall be made in respect of any articles, commodities, substances, goods, services or things over which or in respect of which a Controller is given authority, jurisdiction or power, except at the request or with the concurrence of the Chairman of the Wartime Industries Control Board.

Maximum Prices

7. (1) Subject to any lower price that may be required by the operation of the provisions of subsection (1) of Section 8 of these regulations, no person shall on or after December 1, 1941, sell or offer to sell any goods or services at a price that is higher than the maximum price for such goods or services pursuant to these regulations; but nothing in this Section shall be construed so as to prevent any person from selling or offering to sell any goods or services at a price lower than the maximum price.

(2) The highest lawful price at which any person sold any goods or services during the basic period shall be the maximum price at which such person may sell or offer to sell goods or services of the same kind and quality; provided, however, that the provisions of this subsection shall not apply so as to supersede or vary any specific or maximum or minimum price fixed prior to December 1, 1941, by or on behalf of or under authority of the Board, or fixed or approved prior to December 1, 1941, by any other federal, provincial or other authority with the written concurrence of the Board, nor so as to fix any maximum price with respect to

- (a) any sale of goods for export where such export is made by the seller or his agent;
- (b) any sale to the Department of Munitions and Supply or any agency thereof;
- (c) the sale by any person of his personal or household effects;
- (d) isolated sales of goods or services by any person not in the business of selling such goods or services;
- (e) bills of exchange, securities, title deeds and other similar instruments;

(f) sales of goods by auction in cases where such procedure is the normal practice and is followed in good faith and without any intention of evading or attempting to evade the provisions of these regulations or of any order.

(3) Wherever any maximum price has been fixed for any goods or services by reference to the price at which goods or services of the same kind and quality were sold by a seller during a specified period or on a specified date, such maximum price shall also be the maximum price at which the same seller may sell or offer to sell goods or services of a substantially similar kind and quality not sold by him during such period or on such date; and in any case in which the question arises as to the lawful price for any such goods or services the onus of proving the existence and extent of any relevant and substantial similarity or dissimilarity alleged by the seller shall be upon him.

(4) Wherever a maximum price has been fixed by or under these regulations for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services and, for the purposes of this subsection, the Board may from time to time, generally or in specific cases, prescribe what person or persons shall constitute a class, and what conditions of sale and what quantities shall entitle a purchaser to the benefit of this subsection, and what difference in price shall be allowed by the seller aforesaid.

(5) No person shall impose any terms or conditions of sale, or alter any terms or conditions of sale imposed or agreed to by such person during the basic period or customarily imposed or agreed to by such person, in such a way as directly or indirectly to increase the maximum price of any goods or services fixed by or under these regulations.

(6) Where a contract to supply any goods or services was entered into prior to the basic period or subsequent to the basic period but prior to December 1, 1941, at a price higher than the maximum price pursuant to these regulations, the price for any goods or services supplied under such contract on or after December 1, 1941, shall be reduced to such maximum price.

(7) For the purposes of any regulation or order if a person operates a branch of his business or otherwise operates more than one place of business, he shall, in respect of each such branch or place of business, be deemed to be a separate seller.

(8) Nothing contained in this Section shall be deemed to supersede any provision of any order or to derogate from any power conferred on the Board, and without restricting the generality of this provision, the Board may vary any maximum price, may concur in any variation of a maximum price, may prescribe other or additional terms or conditions of sale, may exempt any person or any goods or services or any transaction wholly or partly from the provisions of these regulations, and may withdraw any such exemption or any exemption contained in subsection (2) of this Section, either generally or in specific cases and subject to such terms and conditions as the Board may prescribe.

Offences, Penalties and Prosecutions

8. (1) No person shall sell or offer for sale or supply any goods or services at a price that is higher than is reasonable and just, or withhold any goods or services from sale or supply for a price that is higher than is reasonable and just and, in any case where a person engaged in business accused under this provision has not kept such books of account as are necessary to exhibit or explain his transactions, the onus shall be upon such accused person to establish that the price is reasonable and just; provided that if a specific or maximum price has been fixed by the Governor in Council or has been fixed or concurred in by or on behalf of or under authority of the Board for the sale or supply of such goods or services, any price in excess of the price so fixed or concurred in shall be conclusively deemed to be higher than is reasonable and just; and provided further that if a specific or maximum markup has been fixed or concurred in by or on behalf of or under authority of the Board for the sale or supply of such goods or services, any price which includes a markup in excess of the markup so fixed or concurred in shall be conclusively deemed to be higher than is reasonable and just.

(2) No person shall sell or supply or offer for sale or supply any goods or services at a price that is higher than a maximum or specific price or lower than a minimum or specific price which has been fixed by these regulations or fixed by or on behalf of or under authority of the Board or concurred in by the Board, or at a price that includes a markup greater than a maximum or specific markup or less than a minimum or specific markup which has been fixed by or on behalf of or under authority of the Board, or concurred in by the Board.

(3) No person shall

(a) acquire, accumulate or withhold from sale any goods beyond an amount which is reasonably required for the ordinary purposes of his business or beyond such amount, if any, as the Board may prescribe; or

(b) acquire or accumulate any goods beyond an amount which is reasonably required for the use or consumption of himself and his household or beyond such amount, if any, as the Board may prescribe;

provided that if any goods are found at any time in the possession or under the control of any person and such person is charged with an offence against this subsection, such goods shall in the absence of evidence to the contrary be deemed to have been acquired or accumulated by him within twelve months prior to the date upon which he is so charged.

(4) No person, without the consent of the Board, shall unduly prevent, limit or lessen the manufacture, production, transportation, sale, supply or distribution of any goods or services.

(5) No person shall in any manner impede or prevent or attempt to impede or prevent any investigation or examination instituted by the Board.

(6) No manufacturer, importer, exporter, producer, wholesaler, jobber, retailer, supplier or other dealer shall sell, supply or offer for sale or supply, or ship, distribute or deal in any goods or services in respect of which a licence or permit is required or granted unless he has a licence or permit from the Board which is in full force and effect.

(7) No person shall, with intent to evade the provisions of these regulations or of any Order, destroy, mutilate, deface, alter, secrete or remove any books, records, or property of any kind.

(8) No person shall deceive or mislead the Board or any officer of customs or excise or any police officer or any employee or agent of the Board or any other person concerned in the administration of these regulations, with reference to any matter affected by these regulations or by any Order.

(9) No person shall buy or pay for or offer to buy or pay for any goods or services at a price which he knows or has reason to believe is higher than is reasonable and just or higher than the maximum price which may lawfully be charged by the seller or supplier of such goods or services pursuant to these regulations, or is lower than the minimum price (if any) which may lawfully be accepted by the seller or supplier, or is different from the specific price (if any) for such goods or services pursuant to these regulations.

(10) No person shall attempt to commit or aid, abet, counsel or procure the commission of any offence under these regulations, or conspire with any other person by any means whatsoever to commit an offence under these regulations, or enter into any transaction or arrangement designed for the purpose or having the effect of evading any regulation or order.

(11) No person shall make any false statement or misrepresentation to or for the use or information of the Board or of any person concerned in the administration of these regulations.

9. (1) Any person who contravenes or fails to observe any regulation or order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney General of Canada or of any province so directs, upon indictment, to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment;

and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.

(2) In any proceedings upon summary conviction, any charge may include several offences against any regulation or order committed by the same person and any number of charges against such person may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence.

10. (1) No person shall be prosecuted for an offence under these regulations except with the written leave of the Board or of the Attorney General of any province; provided

- (a) that a person may be arrested for such an offence, and that a warrant may be issued and executed for a person's arrest for such an offence, and that information may be laid charging a person with such an offence, and that a person charged with an offence under these regulations may be remanded in custody or on bail before such written leave has been issued; but no further proceedings shall be taken until such written leave has been obtained; and
- (b) that the written leave required by this Section shall be sufficient if it purports to be signed by the Attorney General of any province or on behalf of the Board and if it is in the following form: 'Leave is hereby given that proceedings be instituted within three months from the date hereof againstfor an offence or offences under the Wartime Prices and Trade Regulations.'

(2) A prosecution under Part XV of the Criminal Code for any offence under these regulations may be commenced at any time within twelve months from the time of its commission.

11. (1) Where any person is charged with an offence under these regulations, it shall not be necessary for the prosecuting authority to establish that the person so charged did not possess or had not been granted a licence or had not been exempted from the relative provisions of these regulations or of any order or had not received the permission of the Board for any act or omission and if the person so charged pleads or alleges that he had or had been granted any such licence or had been so exempted or had received such permission the burden of proof thereof shall be on the person so charged.

(2) For the purposes of the prosecution of a person for an offence under these regulations the offence shall be deemed to have been committed either at the place where it was actually committed or at any place in Canada in which the offender resides or carries on business or is found or apprehended or is in custody.

(3) In any proceedings for an offence under these regulations,

- (a) where the price at which any sale of goods or services was made by or on behalf of the accused during any period or on any date (with reference to which period or date a maximum price for such goods or services has been fixed by these regulations or by or under any order) is proved on behalf of the prosecution, such price shall, unless and until the accused proves the contrary, be deemed to be the highest lawful price at which goods or services of the same kind and quality were sold by or on behalf of the accused during such period or on such date;
- (b) where any goods or services sold or offered for sale by or on behalf of the accused on or after December 1, 1941, are alleged on behalf of the prosecution to be of the same or substantially similar kind and quality as goods or services sold by or on behalf of the accused during any period or on any date, (with reference to which period or date a maximum price for such goods or services has been fixed by these regulations or by or under any order) such goods or services shall, unless and until the accused proves the contrary, be deemed to be of the same or substantially similar kind and quality as the said goods or services sold by or on behalf of the accused during the said period or on the said date;

- (c) where any goods or services sold or offered for sale by or on behalf of the accused on or after December 1, 1941, are alleged on behalf of the prosecution to be not of the same or substantially similar kind and quality as goods or services sold by or on behalf of the accused during any period or on any date, (with reference to which period or date a maximum price for such goods or services has been fixed by these regulations or by or under any order) such goods or services shall, unless and until the accused proves the contrary, be deemed to be not of the same or substantially similar kind and quality as the said goods or services sold by or on behalf of the accused during the said period or on the said date;
 - (d) the original or a copy of any sales slip, charge slip, invoice, voucher, book of account, bill, monthly statement, or other document whatsoever, which is proved on behalf of the prosecution to have been found in or produced from the possession of the accused or his agent or to have been issued by him or his agent, and which records or purports to record the price, date, subject-matter or other particulars of a sale or purchase shall be *prima facie* evidence that a sale or purchase as indicated therein was made by or on behalf of the accused;
 - (e) the original or a copy of any catalogue, pricelist, handbill, circular letter, pamphlet, card, poster, price-tag or price-marking, letter of quotation, tender, advertisement or other document whatsoever, which is proved on behalf of the prosecution to have been found in or produced from the possession of the accused or his agent or to have been issued or published by or on behalf of the accused, and which records or purports to record the price, date, subject-matter, or other particulars of an offer to sell, shall be *prima facie* evidence that an offer to sell as indicated therein was made by or on behalf of the accused;
 - (f) proof of an invitation for offers to buy shall be proof of an offer to sell;
 - (g) if the prosecution proves the price at which and the date on which the accused sold any goods or services and proves that the accused upon demand failed to produce for inspection any books or records adequate to show the maximum price at which such goods or services could be lawfully sold by the accused on that date, the onus shall be upon the accused to establish the maximum price, if any, at which he could lawfully sell such goods or services on that date.
- (4) Where by any regulation or order provision is made for any person to file, forward or deliver any document with or to the Board or an Administrator or any office or officer of the Board, an affidavit of an officer or other employee of the Board, sworn before any commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that after careful examination and search of such records he has been unable to find in any given case that any such document has been filed with or received by him, shall be received as *prima facie* evidence that in such case no such document was so filed, forwarded or delivered.
- (5) In any Court, the affidavit of an officer or employee of the Board, sworn before any commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that an annexed document is a document filed with or received by the Board or an Administrator or any office or officer of the Board, shall be received as *prima facie* evidence that such document has been so filed or received.
- (6) Where evidence is offered by affidavit pursuant to the provisions of subsections (4) and (5) of this Section, it shall not be necessary to prove the official character of the person making the affidavit if that information is set forth in the affidavit, nor shall it be necessary to prove the signature of such person or to prove the signature or official character of the person before whom such affidavit was sworn.

12. (1) Every provision of the Interpretation Act shall extend and apply to every order published or printed in the *Canada Gazette* or *Canadian War Orders and Regulations* or in any extra thereof or extract therefrom purporting to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing.

(2) General or specific instructions issued by or on behalf of or under authority of the Board to any person acting as agent of or under the authority or direction of the Board or holding any licence under these regulations, or to any person engaged in any transaction or business affected by these regulations shall, with respect to such person and any other person having notice thereof, have the same force and effect as if contained in an order made and published as provided in the next preceding subsection.

13. Unless exempted by the Board, every person carrying on business who engages in any transactions which are affected by the provisions of these regulations shall keep books of account and other records thereof in Canada (unless the Board expressly permits the same to be kept outside Canada) showing clearly and fully the nature of such transactions, and in particular every person who sells or supplies or offers for sale or supply any goods or services shall keep adequate books of account and other records available for inspection showing clearly and correctly his prices and terms and conditions of sale.

14. No person shall have any right to enforce or receive payment of more than the amount of any specific or maximum price prescribed under these regulations or fixed or concurred in by the Board, and any person who pays any greater amount may recover the excess notwithstanding that such person may have been guilty of an offence in so paying such greater amount.

15. (1) No member of the Board and no Administrator or other person employed or appointed by the Board or acting on behalf of or under authority of the Board shall be or become liable to any person for or in respect of any act or omission of himself or any other person in the exercise or purported exercise of any power, discretion or authority or in the performance or purported performance of any duty conferred or imposed by or under these regulations or any regulations for which these regulations are substituted or otherwise conferred or imposed by the Governor in Council.

(2) No proceedings by way of injunction, mandatory order, mandamus, prohibition, certiorari or otherwise shall be instituted against any member of the Board, Administrator or other person for or in respect of any act or omission of himself or any other person in the exercise or purported exercise of any power, discretion or authority or in the performance or purported performance of any duty conferred or imposed by or under these regulations or any regulations for which these regulations are substituted or otherwise conferred or imposed by the Governor in Council.

(3) Where any person fails, by reason of his compliance with these regulations or any order, to perform or fulfil any contract or other obligation heretofore or hereafter made, proof of such compliance shall be a good and complete defence to any action or proceeding in respect of such failure.

16. Any goods which any person buys or sells or in any way deals with or attempts to buy or sell or in any way deal with contrary to these regulations may (in addition to any other penalty which may have been imposed on any person or to which any person may be subject, with relation to such unlawful act or omission, and whether or not any prosecution in relation thereto has been commenced) be seized and detained and shall be liable to forfeiture at the instance of the Minister of Justice upon proceedings in the Exchequer Court of Canada or in any Superior Court, subject, however, to a right of compensation on the part of any innocent person interested in such property at the time it became liable to forfeiture or who acquired an interest therein subsequent to such time as a bona fide transferee for value without notice, which right may be enforced in the same manner as any other right against His Majesty.

17. The Board shall report to the Minister as and when required to do so by the Minister.

18. Any reference heretofore or hereafter made in any law or document to The Maximum Prices Regulations or any Section thereof shall be construed, *mutatis mutandis*, as a reference to Section 7 of these regulations.

A. D. P. HEENEY,
Clerk of the Privy Council.

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 317

Rationed Foods (Preserves)

Under powers given to the Board by Order in Council P.C. 8528, dated 1st November, 1941, and amendments, the Board hereby orders as follows:—

1. This Order comes into force on September 30, 1943, and alters Board Order No. 308 (Rationed Foods) with respect to the ration coupon values of certain Preserves.

2. Preserves Table C to the Schedules of Board Order No. 308 is amended by striking out the portion of the Table which sets forth the coupon quantity values by groups for the Preserves named in the Table and by replacing the portion struck out with the following:—

PRESERVE	Quantity per Coupon in Fluid Ounces	PRESERVE	Quantity per Coupon in Fluid Ounces
1. Jams.....	6	8. Maple Butter.....	6
2. Jellies.....	6	9. Canned Fruits.....	10
3. Marmalades.....	6	10. Molasses (Excluding Black Strap)	20
4. Fountain Fruits.....	6	11. Maple Syrup.....	12
5. Extracted Honey.....	12	12. Corn Syrup.....	14
6. Apple Butter.....	6	13. Cane Syrup.....	14
7. Honey Butter.....	6	14. Blended Table Syrup....	14

15. Comb Honey—1 standard section, 4¼" x 4¼" or 4" x 5", or 1 pound (net weight) of cut comb honey, per coupon.

16. Maple Sugar—½ pound (net weight) per coupon.

Sugar Option—instead of above listed items, Nos. 1 to 16, a consumer, or any other person other than an industrial user, may buy ½ pound of sugar with a Preserves D Coupon.

NOTE: Equivalents of fluid ounces: 12 fluid oz. = 1 pound.
20 fluid oz. = 1 pint.

3. Preserves D Coupons Nos. 4 and 5 of Ration Book 3 shall be good and valid for use by a consumer on and after Thursday, September 30, 1943, instead of Thursday, October 14, 1943, in buying any Preserves which by Board Order No. 308 are Rationed Foods and the Table of "Dates Coupons Become Valid" in Part II of the 1st Schedule of Order No. 308 is to be deemed to have been amended accordingly for all purposes of the said Order.

Made at Ottawa this 28th day of September, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 326

Priority Sales of Evaporated Milk

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

Purpose and effective date.	1. This Order comes into force on October 4, 1943, and establishes a system of sales of evaporated milk by which supplies will be more readily available to persons for whose diet it is essential.
Definitions.	2. For the purposes of this Order
Evaporated Milk.	(a) "evaporated milk" means unsweetened condensed milk after a considerable portion of water has been evaporated and containing, all tolerances being allowed for, not less than 25·5 per cent milk solids and not less than 7·8 per cent milk fats.
Preferred consumer.	(b) "preferred consumer" means: <ul style="list-style-type: none"> (i) an infant under 2 years of age whose diet requires use of evaporated milk, or (ii) a person for whose health use of evaporated milk is required as certified by a duly qualified medical practitioner.
Purchase Card.	(c) "purchase card" means the form issued by the Ration Administrator on which is printed "Evaporated Milk Card" and to which coupons stamped G are attached when issued.
G Coupon	(d) "G coupon" means a coupon printed G, attached to a purchase card when issued.
Quota User.	(e) "quota user" means a hospital, other institution or other establishment to which a special purchase permit is issued under the provisions of this Order.
Special Purchase Permit.	(f) "special purchase permit" means a permit expressed in terms of ration coupons, issued by the Ration Administrator for use in buying evaporated milk.

Preferred Consumers and Institutions

Issue of purchase cards and special purchase permits.	3. Purchase cards for preferred consumers and special purchase permits for quota users for use in obtaining supplies of evaporated milk under the preferred sales system established by this Order may be issued by the Administrator of Consumer Rationing (Ration Administrator) under such rules and regulations as he may make governing applications for the same and as to proof of eligibility and otherwise for controlling the issue of purchase cards and special purchase permits.
Application for purchase card.	4. Application by or on behalf of a preferred consumer for issue of a purchase card must be made to the Local Ration Board of his district.
Application for special purchase permit.	5. Application by a quota user for issue of a special purchase permit must be made to the branch office of the Ration Administration to which such quota user makes his monthly report in respect of his use of other rationed foods.
Purchase card coupons.	6. Each purchase card will have attached when issued the number of coupons prescribed by the Ration Administrator. Each coupon on surrender to a supplier is good for the purchase of 96 fluid ounces of evaporated milk but not more than 8 coupons are to be used during any month.
Use of milk bought with coupons.	7. Evaporated milk bought on surrender of a G Coupon by or for a preferred consumer must be used and consumed only by that consumer.

Preferred Sales by Suppliers

8. A retail supplier must as to all his supplies of evaporated milk:
- (a) set aside a reserve stock which for October, 1943, must be not less than 25 per cent of his total supplies and for each month thereafter not less than the highest quantity he sold out of his reserve stock in any month of the preceding three months' period;
 - (b) sell from his reserve stock, only on surrender of G coupons or special purchase permits; and
 - (c) handle the remainder of his supplies and allocate sales of same so that as far as possible supplies will always be available for purchase for preferred consumers and quota users before other persons.
9. A retail supplier must not sell from his reserve stock of evaporated milk unless at the time of sale he obtains from the buyer enough G coupons or special purchase permits to cover the quantity sold.
10. Every wholesale distributor and other supplier who supplies evaporated milk to retail suppliers must allocate their supplies and sales so that as far as possible supplies will always be available for purchase by retail suppliers to the extent that they surrender G coupons and special purchase permits.
11. Every manufacturer, processor and packer and every supplier other than a retail supplier, of evaporated milk must allocate, set aside and keep such part of his total supplies as from time to time directed on behalf of the Board and dispose of the quantity so set aside as may from time to time similarly be authorized or directed.
12. The provisions of Board Order No. 308 (Rationed Foods) pertaining to coupons and special purchase permits surrendered by suppliers when replenishing their supplies and to coupon bank accounts, shall apply and extend to this Order.
13. Every manufacturer and wholesaler of evaporated milk must open, operate and use a coupon bank account.

Allocation
of stock and
preferred
sales by
retailers.

Sales from
reserve
stock.

Wholesalers
sales.

Manufacturers
and whole-
salers
reserve
stocks.

Application
of Ration
Order
No. 308.

Administrative and Prohibitions

14. The administration of the system of preferred sales of evaporated milk established by this Order is vested in the Ration Administrator and in particular he may
- (a) regulate the issue of purchase cards and special purchase permits and the kinds and forms thereof;
 - (b) require any person to furnish such information in such form and at such time or times as he may direct;
 - (c) take possession of evaporated milk in the possession or control of any person contrary to the provisions of this Order and dispose thereof in such manner as he deems expedient;
 - (d) make arrangements for provision of special supplies of evaporated milk at such time and during such periods and at or for such areas and places and for such persons as the Ration Administrator may deem necessary or proper.
15. The Ration Administrator may in special or exceptional cases or circumstances grant such exemption from any provision of this Order as to any person or persons and as to such areas or places as he may deem necessary or proper, and in particular he may by special directions or permits authorize any person, quota user or supplier to obtain, buy, supply, sell, use or consume extra quantities of evaporated milk at such times and for such periods as he may specify.

General
Administration

Exemptions
and issue
of extra
supplies.

Powers of
administrative
officers.

16. The Ration Administrator may from time to time appoint any of the officers of the Ration Administration of the Board to exercise and perform from time to time such administrative functions, powers and duties for the purposes of this Order as he may from time to time designate and specify.

Powers of
Deputy
Ration
Administrator.

17. The Board's Deputy Administrator of Consumer Rationing shall for all purposes of this Order have and may from time to time exercise the powers and perform the duties of the Ration Administrator, including authority to make, sign and issue Administrator's Orders.

Prohibitions.

18. Every person is prohibited from doing any of the following:—

Obtaining,
etc. of
purchase
documents.

(a) obtaining, retaining, having in his possession or using any purchase card, G coupon or special purchase permit except as provided in this Order;

False
Statements.

(b) making a false or misleading or deceptive statement with respect to any person, purchase card, G coupon or special purchase permit, for any purpose in obtaining evaporated milk;

Breaches of
Order.

(c) in any manner contravening or failing to observe or comply with any of the provisions of this Order or of any rules or regulations issued by the Ration Administrator under this Order;

Spurious
documents.

(d) without establishing his lawful authority, obtaining, transferring, using, retaining or having in his possession or control a purchase card, G coupon, or special purchase permit that is not such a document but which resembles such a document.

Made at Ottawa this 1st day of October, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 327

Respecting Onions

Under powers conferred upon the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. 89 of the Board is hereby revoked.
2. This Order shall be effective on and after October 9, 1943.

Made at Ottawa this 8th day of October, 1943.

D. GORDON,
Chairman.

Administrator's Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-892

Respecting Maximum Prices of Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:

PART I—INTRODUCTION

Application of the Order

1. (1) This Order becomes effective on October 1, 1943.

(2) The provisions of clause (a) of Section 3 of Order No. 189 of the Board, respecting Exemptions from Maximum Prices, shall not hereafter apply to sales of apples, except to sales of apples to consumers by any organization or group of persons to raise funds for charitable, patriotic, philanthropic or religious purposes.

(3) This Order applies to sales of apples, whether Canadian grown or imported, of all varieties, grades and qualities.

(4) Parts III, IV and V of the Order deal exclusively with Canadian grown apples, while Part VI deals only with imported apples.

Prices are Maximum Prices and Include All Charges

2. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

PART II—DEFINITIONS

3. For the purposes of this Order,

- (a) "Southern Ontario" means that part of the province of Ontario south of a line drawn parallel to and always ten miles north of the Canadian Pacific Railway Line from Spanish to Sudbury and from Sudbury to Mattawa;
- (b) "Maritimes" means the provinces of Nova Scotia, New Brunswick and Prince Edward Island.

4. (1) For the purposes of this Order varieties of apples are grouped as follows:

- (a) Group No. 1 includes the following varieties: Crimson Gravenstein, Delicious, Fameuse (Snow), Golden Russet, Newton, Northern Spy, Stayman Winesap, Winesap and the McIntosh family (Cortland, Early McIntosh, Hume, Joyce, Kendall, Lobo, Macoun, McIntosh, Melba);
- (b) Group No. 2 includes all varieties not included in Group No. 1.

(2) Where apples of the Gravenstein variety are grown in Ontario, Quebec or British Columbia they shall be grouped in Group No. 2.

(3) Where apples of the Northern Spy variety are grown in British Columbia they shall be grouped in Group No. 2.

Grades

5. (1) "Extra fancy grade", "Fancy grade", "'C' grade", "Combination fancy and 'C' grade", "household grade", "No. 1 grade" and "Domestic grade" mean respectively, apples, whether Canadian grown or imported, which are graded, packed and marked in accordance with the standards for grades of apples as defined and described in the Regulations issued under the Fruit, Vegetables and Honey Act.

(2) "Combination No. 1 and domestic grade" means apples grown and sold in Ontario which are graded, packed and marked in accordance with the standards for that grade defined and described in the Regulations issued under the Farm Products Grades and Sales Act (Ontario).

Shipper

6. "Shipper" means a primary producer of apples, or any other person who assembles and ships apples at the point of production.

Wholesale Distributor

7. "Wholesale distributor" means any person other than a shipper, who sells apples at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys apples for his personal or household consumption.

Distributing Centre

8. "Distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business.

Meaning of "Sell"

9. The word "sell" as used in this Order also covers an offer to sell.

PART III—SALES BY SHIPPERS

(including primary producers)

Sales by Shippers to Wholesale Distributors

10. (1) The maximum price at which a shipper may sell apples grown in Ontario or Quebec of a variety and grade, and packed in a kind of container set forth in Part I of Schedule "A" hereto, to a wholesale distributor delivered,

- (a) at any distributing centre on the Island of Montreal or in Southern Ontario, shall be the price for the same set forth in Part I of Schedule "A";
- (b) at any distributing centre in any part of Canada not included in that part described in clause (a) preceding, the maximum price for the same as set forth in said clause (a), together with or less, as the case may be, the amount, if any, by which the cost of transporting apples at the lowest carload lot freight rate from the shipping point in Ontario or Quebec to such distributing centre is greater or less than 25 cents per 100 pounds of apples.

(2) The maximum price at which a shipper may sell apples grown in the Maritimes of a variety and grade and packed in a kind of container set forth in Part II of Schedule "A" to a wholesale distributor delivered,

- (a) at Kentville, Nova Scotia, shall be the maximum price for the same set forth in Part II of Schedule "A";
- (b) at any other distributing centre in any part of Canada, shall be the maximum price for the same at Kentville as set forth in clause (a) preceding, PLUS the cost of transporting apples at the lowest carload lot freight rate from Kentville to such other distributing centre.

(3) The maximum price at which a shipper may sell apples grown in British Columbia of a variety and grade and packed in a kind of container set forth in Part III of Schedule "A" to a wholesale distributor delivered,

- (a) at Kelowna, British Columbia, shall be the maximum price for the same set forth in Part III of Schedule "A";
- (b) at any other distributing centre in any part of Canada shall be the maximum price for the same at Kelowna as set forth in clause (a) preceding PLUS the cost of transporting apples at the lowest carload lot freight rate from Kelowna to such other distributing centre.

Sales by Shippers to Persons other than Wholesale Distributors or Consumers

11. The maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in Schedule "A" to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of those apples at such warehouse, or to the operator of a dehydrating plant or to any commercial processor of apples, delivered at any point in any part of Canada shall be the sum of the following:

- (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell those apples to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting apples by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point.

12. The maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in Schedule "A" to any person *other than*

- (a) a wholesale distributor;
- (b) the operator of a dehydrating plant;
- (c) a commercial processor of apples;
- (d) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the apples at such warehouse; or
- (e) a consumer

delivered at any point in any part of Canada shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order at which he may sell those apples to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting apples by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
- (c) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Sales by Shippers to Consumers

13. The maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in Schedule "A" to a consumer delivered at any point in any part of Canada shall be the sum of the following:

- (a) the maximum price fixed by Section 12 at which he may sell those apples delivered to such point to a buyer under the provisions of that Section; and
- (b) a markup not exceeding 20 per cent of his selling price.

Periodic Increases in Shipper's Maximum Prices

14. The maximum price at which a shipper may sell any variety or grade of apples to any buyer during any month set out in the following table shall be the maximum price on sales by him of those apples to that class of buyer, as fixed by Sections 10, 11, 12 or 13, as the case may be, PLUS the additional amount, according to the kind of container, set out for that month in the table.

TABLE TO SECTION 14

<i>Month</i>	<i>Increases in Maximum Prices</i>		
	<i>Standard Box, Crate, Bushel Hamper (per container)</i>	<i>Standard Barrel (per barrel)</i>	<i>Other Containers (per lb. of fruit)</i>
December	10c	30c	$\frac{1}{4}$ c
January	20c	60c	$\frac{1}{2}$ c
February	30c	90c	$\frac{3}{4}$ c
March	40c	\$1.20	1 c
April to August inclusive	50c	\$1.50	1 $\frac{1}{4}$ c

Sales of Loose-Packed Apples

15. If apples are loose-packed in accordance with the Regulations of the Province in which they are grown and sold but in all other respects conform with a grade defined in Section 5, the maximum price for such loose-packed apples shall be the maximum price fixed by the other provisions of this Order on sales by a shipper of the same grade and variety of apples to that class of buyers LESS 90 cents per barrel, or 30 cents per bushel hamper or crate.

Sales of Ungraded Apples

16. Except as provided in Section 15 (which deals with loose-packed apples) where apples are not graded, packed and marked in accordance with a grade described in Section 5, the maximum price at which a shipper may sell any variety of those apples to any class of buyer shall be an amount equal to the lawful maximum price at which he may sell domestic grade apples of that variety LESS 90 cents per barrel or 30 cents per bushel hamper or crate. The provisions of this Section do not apply to windfalls which are dealt with by Section 17.

Sales of Windfalls

17. (1) "Windfalls" means apples which are not picked by hand from the tree but which although ungraded as to quality and standard may lawfully be sold.

(2) In provinces where the sale of windfalls is allowed the maximum price at which a shipper may sell windfalls of any variety shall be an amount equal to the maximum price at which he may sell domestic grade apples of the same variety LESS \$1.50 per barrel or 50 cents per bushel hamper or crate.

Sales of Apples in Unlisted Containers

18. (1) Where apples grown in one of the three parts into which Canada is divided for the purposes of this Order are sold in a kind of container not listed in that Part of the Schedule hereto relating to those apples the maximum price at which a person may sell those apples in an unlisted container shall bear a true relationship as set forth in subsection (2) to the maximum price for those apples packed in their base container. The following table shows the base containers and their standard net weights.

TABLE OF BASE CONTAINERS

<i>Area of Production</i>	<i>Base Container</i>	<i>Standard Net Weight</i>
Ontario and Quebec (Part I)	bushel hamper	45 pounds
Maritimes (Part II)	standard barrel	135 pounds
British Columbia (Part III)	standard box	43 pounds

(2) The maximum price at which a person may sell any apples in a container which is not listed in the Part of the Schedule relating to those apples shall be determined on the basis of the maximum price fixed by the other provisions of this Order for sales of the same grade and variety of such apples packed in their base

container according to the relationship which the net weight of the apples in the unlisted container bears to the standard net weight of the apples in their base container, cost of package included.

(3) *Example*—If 15 pounds of No. 1 grade apples of the Northern Spy variety, grown in Ontario (Part I) are sold in a paper bag or other container not listed in Part I of the Schedule, the maximum price will be 15/45ths (One-third) of the maximum price for that grade and variety of apples sold in a bushel hamper.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

19. The maximum price at which a wholesale distributor may sell any apples grown in Canada delivered to a buyer at any point in Canada shall be the sum of the following:—

- (a) the actual price paid by the wholesale distributor but not in any event exceeding the maximum price, as fixed by this Order, at which a shipper may sell such apples to a wholesale distributor delivered to the distributing centre which is nearest to such point;
- (b) if such point is not within a distributing centre and is not within the customary free delivery zone of the wholesale distributor, an amount equal to the cost of transporting apples by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
- (c) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Periodic Increases in Maximum Prices

20. The maximum prices fixed by Section 19 apply to sales of apples by wholesale distributors during the months of September, October and November in any year. The maximum price at which a wholesale distributor may sell apples during any other month in any year shall be the sum total of an amount equal to the maximum price at which he may sell those apples as fixed by Section 19 and an amount equal to the difference, if any, between (a) the maximum price at which a shipper could have sold those apples to him during the month they were purchased by him (the wholesale distributor) and (b) the maximum price at which a shipper may sell those apples to him during the month in which those apples are sold by the wholesale distributor.

Sales on Consignment

21. Apples received by a person on consignment shall not be sold by him at a price that is higher than the price at which a wholesale distributor may lawfully sell apples of the same variety and grade which he buys for resale.

Combined Markups of Wholesale Distributors

22. Where sales of apples are made by and between wholesale distributors, the total amount of the markups of all the wholesale distributors must not exceed the amount of the markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the apples an invoice stating the total combined markup and the amount thereof available to the buyer.

PART V—SALES BY RETAILERS

23. The maximum price at which a person other than a shipper may sell at retail any apples grown in Canada shall be the sum of the following:—

- (a) his actual delivered cost of those apples but not exceeding the lawful maximum delivered price that may be charged by his supplier under the provisions of this Order;
- (b) Where he sells apples during any month in any year other than the month of September, October or November, an amount equal to the difference, if any, between (i) the maximum price at which a shipper could have sold

those apples to him during the month they were purchased by him (the retailer) and (ii) the maximum price at which a shipper may sell those apples to him during the month in which those apples are sold by the retailer;

- (c) a markup not exceeding,
 - (i) 20 per cent of his selling price where the apples are packed in containers having a capacity of 35 pounds or more; or
 - (ii) 25 per cent of his selling price where the apples are sold in quantities of less than 35 pounds or are packed in containers having a capacity of less than 35 pounds; or
- (d) if the seller is a retailer who operates a central warehouse separate from his retail outlet or outlets who purchased those apples from a shipper and actually took delivery at such central warehouse, a markup not exceeding
 - (i) 25 per cent of his selling price where the apples are packed in containers having a capacity of 35 pounds or more; or
 - (ii) 30 per cent of his selling price where the apples are sold in quantities of less than 35 pounds or are packed in containers having a capacity of less than 35 pounds.

PART VI—IMPORTED APPLES

Maximum Prices—Sales by Wholesale Distributors

24. (1) The maximum price at which a wholesale distributor may sell any grade and variety of imported apples in any month delivered

- (a) at any point in that part of Canada west of the 88th meridian of west longitude shall be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in British Columbia delivered to that point in that month;
- (b) at any point on the Island of Montreal or in Southern Ontario shall be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in Ontario or Quebec delivered to that point in that month;
- (c) at any other point in Ontario east of the 88th meridian of west longitude or in Quebec shall be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in Ontario or Quebec delivered to that point in that month; or
- (d) at any point in the Maritimes shall be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in the Maritimes delivered to that point in that month.

(2) The provisions of Section 22 respecting maximum combined markups of wholesale distributors shall also apply to sales of imported apples.

Maximum Prices—Sales by Retailers

25. The maximum price at which any person may sell imported apples at retail shall be the sum of the following:—

- (a) the actual delivered price paid by him for those apples but not in any event exceeding the maximum price at which they may be sold to him by a wholesale distributor under the provisions of this Order; and
- (b) a markup not exceeding,
 - (i) 20 per cent of his selling price where the apples are packed in containers having a capacity of 35 pounds or more; or
 - (ii) 25 per cent of his selling price where the apples are sold in quantities of less than 35 pounds or are packed in containers having a capacity of less than 35 pounds.

PART VII—STOCKS ON HAND

Sales by Wholesale Distributors

26. If on the effective date of this Order a wholesale distributor has stocks of apples on hand or in transit, whether Canadian grown or imported, the maximum price at which he may sell those apples shall be the sum of the following:—

- (a) his actual cost of the apples including transportation; and
- (b) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Wholesale Distributors to Supply Invoices

27. Where a wholesale distributor sells apples under the provisions of Section 26 he shall, prior to or concurrently with delivery of the apples, furnish his buyer with an invoice certifying that the apples represent stocks on hand or in transit on the effective date of this Order.

Sales by Retailers

28. (1) If on the effective date of this Order a retailer has on hand stocks of apples, whether Canadian grown or imported, the maximum price at which he may sell those apples shall be the sum of the following:—

- (a) his actual cost of the apples including transportation; and
- (b) a markup not exceeding,
 - (i) 20 per cent of his selling price where the apples are packed in containers having a capacity of 35 pounds or more; or
 - (ii) 25 per cent of his selling price where the apples are sold in quantities of less than 35 pounds, or are packed in containers having a capacity of less than 35 pounds.

(2) The maximum prices fixed by subsection (1) of this Section shall also apply to sales by a retailer of apples purchased by him on or before October 9, 1943, and which are invoiced to him as stocks in the hands of a wholesale distributor or in transit on the effective date of this Order.

Restriction on Application of this Part

29. After October 9, 1943, the provisions of Sections 26, 27, and 28 shall not apply, and sales of apples then in the hands of a wholesale distributor or of a retailer shall be governed by the other provisions of this Order fixing maximum prices on sales by such persons.

PART VIII—RECORDS OF SALES AND PURCHASES

Sales Invoices

30. (1) On every sale of apples other than a sale at retail every seller shall at the time of delivery of the apples furnish the buyer with an invoice showing,

- (a) the name and complete address of the seller and the buyer and the date of sale;
- (b) the grade and variety of apples and the kind of container in which they are packed;
- (c) the province in which the apples are grown; and
- (d) the quantity sold and the price charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

31. Every wholesale distributor and every retailer shall immediately upon receipt by him of any apples purchased by him make a written record at the place of business at which he receives the apples showing,

- (a) the name and complete address of his supplier and the date of purchase;
- (b) the grade and variety of apples and the kind of container in which they are packed;
- (c) the province in which they are grown; and
- (d) the quantity purchased and actual price paid; however, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

32. Every invoice and record which a seller of apples is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

33. Every person who sells apples at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the grade, variety, quantity and price of the apples sold.

PART IX—GENERAL PROVISIONS

Additional Payments to be Part of Price

34. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in apples shall be and form part of the price at which the apples are sold or bought.

Protective Services

35. (1) "Protective service" means heating, refrigeration, or insulation of a freight car in which apples are shipped.

(2) The maximum prices fixed by this Order do not include the cost of protective services necessary to protect shipments of apples while in transit. Where it is necessary to use any customary protective service for the protection of any shipment of apples while in transit the maximum price at which any person may sell those apples shall be an amount equal to the maximum price fixed by the other provisions of this Order on sales by him of those apples to that class of buyer PLUS the actual cost of that protective service but not exceeding the standard or customary charge for same.

Dated at Ottawa, this 27th day of September, 1943.

E. J. CHAMBERS,

Administrator of Fresh Fruits and Vegetables

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER No. A-892

Notes to Schedule "A"

1. The maximum prices in this Schedule include the cost of the containers.
2. All containers listed in this Schedule are standard containers conforming with the Regulations under The Fruit, Vegetables and Honey Act.
3. For maximum prices of apples in containers not listed in the Schedule see Section 18.
4. The maximum prices in the Schedule are for apples properly packed according to the said Regulations. For maximum prices of "loose-packed" apples see Section 15.

5. Ungraded apples and windfalls must be priced according to Sections 16 and 17 respectively.

6. The following grade abbreviations are used in this Schedule:

- Extra Fancy Grade
- Fancy Grade
- "C" Grade
- Combination Fancy and "C" Grade
- No. 1 Grade
- Domestic Grade
- Household Grade
- Combination No. 1 and Domestic grade
- E.F.
- FCY.
- "C."
- COMB. FCY—C
- No. 1.
- DOM.
- H.H.
- COMB.

PART I

Maximum prices for sales by shippers to wholesale distributors of apples grown in Ontario or Quebec and delivered at any distributing centre on the Island of Montreal or in Southern Ontario.

—	Varieties in Group No. 1			Varieties in Group No. 2		
	Grades			Grades		
	No. 1	Comb.	Dom.	No. 1	Comb.	Dom.
Kind of Container						
Barrels.....	\$6 60	\$5 70	\$5 60	\$4 70
Bushel Hamper.....	2 20	\$2 05	1 90	1 85	\$1 70	1 55
Crate.....	2 35	2 20	2 05	2 00	1 85	1 70
6-qt. Basket.....	0 49	0 45	0 42	0 41	0 38	0 35
11-qt. Basket.....	0 82	0 76	0 70	0 68	0 63	0 58

—	Varieties in Group No. 1					Varieties in Group No. 2				
	Grades					Grades				
	E.F.	Fcy.	"C"	Comb.	Fcy-C	E.F.	Fcy.	"C"	Comb.	Fcy-C
Kind of Container										
Box (wrapped).....	\$2 75	\$2 50	\$2 25	\$2 38		\$2 15	\$1 90	\$2 03	
Cartons.....	2 75	2 50	2 25	2 38		2 15	1 90	2 03	

Half Bushels

Half Crates

Half Cartons

$\frac{3}{4}$ of the maximum price of corresponding variety and grade in bushel hampers, crates or cartons, respectively.

PART II

Maximum prices for sales by shippers to wholesale distributors of apples grown in the Maritimes. All prices are f.o.b. Kentville, N.S.

—	Varieties in Group No. 1		Varieties in Group No. 2	
	Grades		Grades	
	No. 1	Dom.	No. 1	Dom.
Kind of Container				
Barrels.....	\$5 85	\$4 95	\$4 85	\$3 95

—	Varieties in Group No. 1					Varieties in Group No. 2				
	Grades					Grades				
	E.F.	Fcy.	"C"	Comb.	Fcy-C	E.F.	Fcy.	"C"	Comb.	Fcy-C
Kind of Container										
Boxes (wrapped).....	\$2 60	\$2 35	\$2 10	\$2 23		\$2 00	\$1 75	\$1 88	
Cartons.....	2 60	2 35	2 10	2 23		2 00	1 75	1 88	

PART III

Maximum prices for sales by shippers to wholesale distributors of apples grown in British Columbia. All prices are f.o.b. Kelowna, B.C.

—	Varieties in Group No. 1						Varieties in Group No. 2					
	Grades						Grades					
Kind of Container	E.F.	Fey.	"C"	Comb.	Fey-C	H.H.	E.F.	Fey.	"C"	Comb.	Fey-C	H.H.
Box (wrapped).....	\$2 35	\$2 10	\$1 75	\$1 90		\$1 85	\$1 55	\$1 68	
Box (unwrapped)...	1 60	1 75		\$1 70	1 40	1 53		\$1 48

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-899

Respecting Maximum Retailers' Prices for Lumber in the Province of Alberta and for Millwork in the Province of Alberta excepting the Cities of Calgary and Edmonton

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Interpretation

1. For the purposes of this Order, "point of shipment" shall mean any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

Maximum Retailers' Prices Fixed for Alberta

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any lumber described in Schedule A to this Order which is shipped or to be shipped pursuant to such sale or offer, from any point of shipment within the Province of Alberta, shall be the price shown for such lumber in Schedule A;

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any millwork described in Schedule B to this Order which is shipped or to be shipped pursuant to such sale or offer, from any point of shipment within the Province of Alberta except any point of shipment within the cities of Calgary and Edmonton, shall be the price shown for such millwork in Schedule B;

(3) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail or at which any person may purchase at retail, any millwork, other than millwork described in Schedule B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point within the Province of Alberta except any point of shipment within the cities of Calgary and Edmonton, shall be the cost of such millwork to the retailer plus a mark-up of forty per centum (40%) of such cost.

Special Sizes of Lumber

3. (1) When any lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;

(2) When any lumber is offered for sale in grades not designated and provided for in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber or Millwork Sold

4. Every person selling lumber or millwork at retail from any point of shipment in the Province of Alberta, shall complete in duplicate an invoice covering each such

sale, made by him stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber or millwork sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

5. This Order shall be effective on and after the 7th day of October, 1943.

Dated at Ottawa, this 27th day of September, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

to Administrator's Order No. A-899

MAXIMUM RETAIL PRICES FOR LUMBER IN ALBERTA

Except where indicated all prices set out hereunder refer to One Thousand Feet Board Measure.

LUMBER

SOFTWOODS Standard Sizes

SPRUCE

	12' and 14'	Lengths 8' and 16'	10', 18' and 20'
<i>No. 1 Dimension Surfaced—</i>			
2" x 4", 2" x 6" and 2" x 8"	\$50.00	\$53.00	\$54.00
2" x 10"	53.00	56.00	57.00
2" x 12"	55.00	58.00	59.00
2" x 3" Add \$2.00 to above prices for 2" x 4", 2" x 6" and 2" x 8" No. 1 Dimension.			

Spruce.—No. 2 Dimension surfaced DEDUCT \$2.00 from above Spruce prices.

Mountain Fir, Larch and Hemlock, No. 1 Dimension surfaced, DEDUCT \$2.00 from above Spruce prices.

Mountain Fir, Larch and Hemlock, No. 2 Dimension Surfaced DEDUCT \$7.00 from above Spruce prices.

Coast Fir or Hemlock No. 1 & 2 Dimension Surfaced—

For No. 1 & 2 Dimension surfaced the maximum prices shall be the prices set out above for Spruce, No. 1 Dimension Surfaced increased by an amount of \$5.00 and \$2.00 respectively.

	8' to 16'	18' and 20'
<i>Spruce Plank and Timbers S₄S or S₁S₁E—</i>		
3" x 4" to 4" x 8"	\$55.00	\$57.00
3" x 10" and 4" x 10"	56.00	58.00
3" x 12" and 4" x 12"	57.00	59.00
6" x 6" and 6" x 8"	56.00	58.00

No. 1 Fir, Larch and Hemlock Plank and Timbers S₄S or S₁S₁E

No. 1 Coast Fir and Hemlock Plank and Timbers S₄S or S₁S₁E

	8' to 16'	18' & 20'	22' and over
3" x 6", 3" x 8", 3" x 10", 3" x 12"	\$62.00	\$63.00	\$70.00
4" x 4" and 4" x 6"	62.00	63.00	70.00
6" x 6"	63.00	64.00	70.00

Dimension Plank and Timbers-Rough.....Add \$3.00 to above prices.

Select Dimensions.....Add \$15.00 per M.F.B.M.

Bridging and Strapping—

1" x 2" Common-surfaced.....	01c. per lineal foot.
2" x 2" " "	02c. " "

Spruce—Tank Plank—

2" x 6", 2" x 8", 2" x 10", and 2" x 12" Add \$15.00 to the price given above for Spruce, No. 1 Dimension.

Spruce—Well Curbing—

1½" x 6" or 2" x 6"	\$63.00
---------------------------	---------

	1st Grade (Spruce No. 3 Mill Grade)	2nd Grade (Spruce No. 4 Mill Grade)
<i>Boards and Shiplap—Surfaced</i>		
1 x 3".....	\$54.00	\$52.00
1 x 4".....	51.00	49.00
1 x 5" and 1 x 6".....	53.00	51.00
1 x 7" to 1 x 10"	55.00	53.00
1 x 12".....	56.00	54.00
Resawn Boards.....	35.00 M.F.S.M.	—
Resawn Shiplap ¾"	38.00 M.F.S.M.	—

For Select Common (No. 2 Mill Grade)
Spruce Boards and Shiplap.....Add \$12.00 to the above Spruce prices for No. 3 Mill Grade.

For Mountain Fir, Larch and Hemlock
Boards and Shiplap.....Deduct \$4.00 from the above Spruce prices.

For Ponderosa Pine Boards and Ship-
lap.....Deduct \$3.00 from the above Spruce prices.

For Coast Fir, Cedar or Hemlock Boards
and Shiplap.....Add \$3.00 to the above Spruce prices.

For Rough.....Add \$3.00 to the above Spruce prices.

For Specified Lengths ordered by the
buyer.....Add \$2.00 to the above prices.

For 5/4 and 6/4 Stock.....Add \$5.00 to the above prices.

For Grain Tight Shiplap.....Add \$3.00 to the above prices for 1st Grade
(Spruce No. 3 Mill Grade).

For Boards and Shiplap of less than
standard thickness of the species and
grades set out above.....Deduct from the above mentioned prices.

<i>Thickness—</i>	
For ½" full.....	\$5.00
For ⅝" full.....	4.00
For 11/16" full.....	3.00

FLOORING

	No. 2 Spruce	No. 3 Spruce	No. 4 Spruce
<i>Spruce—</i>			
1 x 4".....	\$68.00	\$59.00	\$56.00
1 x 6".....	68.00	61.00	57.00

	"D" and Better
<i>Mountain Fir, Larch and Hemlock—</i>	
1 x 3" and 1 x 4".....	\$70.00
1 x 6".....	75.00

	"B" and Better E.G.	"C"-E.G.	"D"-E.G.
<i>Coast Fir and Hemlock—</i>			
1 x 3".....	\$95.00	\$89.00	\$70.00
1 x 4".....	98.00	91.00	70.00
	"B" and Better Flat Grain	"C" Flat Grain	"D" Flat Grain
1 x 3" and 1 x 4".....	\$79.00	\$75.00	\$62.00
1 x 6".....	82.00	78.00	65.00

Wagon Box Flooring—

1½ x 4" No. 1 E.G. Wagon Box Flooring.....	\$119.00
Set of 13 Pieces.....	7.80 per set.

CEILING

	No. 2 Spruce	No. 3 Spruce	No. 4 Spruce
<i>Spruce—</i>			
1 x 4".....	\$68.00	\$59.00	\$56.00
1 x 6".....	68.00	61.00	57.00
<i>Mountain Fir, Larch and Hemlock—</i>			"D" and Better
1 x 3" and 1 x 4".....			\$70.00
$\frac{5}{8}$ x 3" and $\frac{5}{8}$ x 4".....			59.00
<i>Coast Fir and Hemlock—</i>	"B" and Better	"C"	"D"
1 x 3" and 1 x 4".....	\$77.00	\$73.00	\$62.00
1 x 6".....	82.00	78.00	65.00
$\frac{5}{8}$ x 3" and $\frac{5}{8}$ x 4".....	65.00	60.00	55.00

SIDING

DROP SIDING

	No. 2 Spruce	No. 3 Spruce	No. 4 Spruce
<i>Spruce—</i>			
1 x 4".....	\$68.00	\$59.00	\$56.00
1 x 6".....	68.00	61.00	57.00
<i>Mountain Fir, Larch and Hemlock—</i>			"D" and Better
1 x 6".....			\$75.00
<i>Coast Fir and Hemlock—</i>	"B" and better	"C"	"D"
1 x 4".....	\$77.00	\$72.00	\$62.00
1 x 6".....	80.00	75.00	65.00

OTHER SIDINGS

<i>Dolly Varden Sidings—</i>	No. 2 Spruce	No. 3 Spruce
6" resawn from 5/4".....	\$57.00 per M.F.S.M.	\$49.00 per M.F.S.M.
<i>Cedar Bevel Siding—</i>	Clear Grade	"A" Grade
$\frac{1}{2}$ x 6" 8' - 18'...	\$72.00	\$67.00
$\frac{1}{2}$ x 4" ".....	57.00	50.00
		"B" Grade
		\$62.00
		"C" Grade
		\$42.00 per M.F.S.M.
		—
$\frac{1}{2}$ x 6 Clear 3' - 7'.....		\$54.00 per M.F.S.M.
$\frac{1}{2}$ x 6 A 3' - 7'.....		49.00 " "
$\frac{1}{2}$ x 6 B 3' - 7'.....		44.00 " "
$\frac{1}{2}$ x 4 Clear 3' - 7'.....		35.00 " "
$\frac{1}{2}$ x 4 A 3' - 7'.....		35.00 " "
$\frac{1}{2}$ x 4 B 3' - 7'.....		31.00 " "
<i>Cedar Bungalow Siding—</i>	Clear A Grade	B Grade
$\frac{3}{4}$ x 8" - 8' - 18'.....	\$103.00	\$83.00 per M.F.S.M.
3' - 7'.....	63.00	53.00 " "
$\frac{3}{4}$ x 10" - 8' - 18'.....	113.00	93.00 " "
3' - 7'.....	93.00	58.00 " "
<i>Cedar California Novelty Siding—</i>	"A" Grade	"B" Grade
$\frac{1}{2}$ x 4" (3' to 7').....	\$37.00	\$34.00 per M.F.S.M.
$\frac{1}{2}$ x 4" (8' to 18').....	47.00	44.00 " "

FINISH

	"D" and Better Grade Spruce	No. 2 Grade Spruce
<i>Cornice and Shelving—</i>		
1 x 4", 6" and 8".....	\$109.00	\$79.00
1 x 5" and 10".....	114.00	84.00
1 x 12".....	134.00	94.00

For Pine Cornice and Shelving..... Deduct \$4.00 from above Spruce prices.

<i>Clear Finish—</i>	"B" or Better Fir and Hemlock	"C" or Shelving Grade Fir and Hemlock	"C" Select or Better Pine
1 x 4".....	\$110.00	\$90.00	\$125.00
1 x 6" and 8".....	110.00	90.00	130.00
1 x 5" and 10".....	120.00	100.00	140.00
1 x 12".....	130.00	110.00	155.00

For thickness of 1 $\frac{1}{4}$ " or more...Add \$20.00 to the above mentioned prices.
 For width of 12" or more.....Add \$5.00 per inch for each inch in width over 12".

<i>Wagon Box Boards—</i>	No. 1 Fir	No. 1 Hemlock	No. 1 Sitka Spruce
1 $\frac{1}{4}$ x 14".....	15 $\frac{1}{2}$ c.	15 $\frac{1}{2}$ c.	20c. per Board Foot.
1 $\frac{1}{4}$ x 16".....	15 $\frac{1}{2}$ c.	15 $\frac{1}{2}$ c.	20c. per Board Foot.

<i>Fir and Hemlock—</i>	
1 $\frac{1}{4}$ x 14 - 14.....	\$6.25 per set of two pieces.
1 $\frac{1}{4}$ x 14 - 16.....	7.25 per set of two pieces.
1 $\frac{1}{4}$ x 16 - 14.....	7.25 per set of two pieces.
1 $\frac{1}{4}$ x 16 - 16.....	8.25 per set of two pieces.

For Sitka Spruce..... Add one-third to prices for Fir and Hemlock.

STEPPING

<i>Edge Grain Fir—</i>	
1 $\frac{1}{4}$ " x 10".....	20 $\frac{1}{2}$ c. per lineal foot.
1 $\frac{1}{4}$ " x 12".....	22 $\frac{1}{2}$ c. " "
1 $\frac{1}{2}$ " x 10".....	22 $\frac{1}{2}$ c. " "
1 $\frac{1}{2}$ " x 12".....	25 $\frac{1}{2}$ c. " "

CASING

5".....	05 $\frac{1}{4}$ c. per lineal foot.	
6".....	06 $\frac{1}{4}$ c. " "	
4" No. 1013 Miracle Casing referred to in the B.C. Catalogue of Standard Mould- ings No. 5.....	04 $\frac{1}{4}$ c. " "	
Special sizes up to 3 $\frac{1}{2}$ " in width.....	Fir 04 $\frac{1}{2}$ c.	Pine 05 $\frac{1}{2}$ c. per lineal foot
Special sizes $\frac{3}{4}$ x 4 $\frac{1}{2}$ ".....	05 $\frac{1}{2}$ c.	06 $\frac{1}{2}$ c. " "

BASE

8".....	08 $\frac{1}{2}$ c. per lineal foot.	
10".....	10 $\frac{1}{2}$ c. " "	
6" No. 1023 Miracle Base referred to in the B.C. Catalogue of Standard Mouldings No. 5.....	06 $\frac{1}{4}$ c. " "	
Special Sizes $\frac{3}{4}$ " x 5 $\frac{1}{2}$ ".....	Fir 06 $\frac{1}{2}$ c.	Pine 07 $\frac{1}{2}$ c. per lineal foot.
Special Sizes $\frac{3}{4}$ " x 7 $\frac{1}{2}$ ".....	08 $\frac{1}{2}$ c.	10 $\frac{1}{2}$ c. " "
Special Sizes $\frac{3}{4}$ " x 9 $\frac{1}{2}$ ".....	10 $\frac{1}{2}$ c.	13 $\frac{1}{2}$ c. " "
Special Sizes $\frac{3}{4}$ " x 11 $\frac{1}{2}$ ".....	12 $\frac{1}{2}$ c.	16 $\frac{1}{2}$ c. " "

JAMBS

1 x 5" Window Jambs.....	05 $\frac{1}{4}$ c. per lineal foot.	
1 x 6" Window Jambs.....	06 $\frac{1}{4}$ c. " "	
2 x 6" Door Jamb.....	12 $\frac{1}{2}$ c. " "	
1 $\frac{1}{2}$ x 6" Door Jamb.....	09 $\frac{1}{2}$ c. " "	
2 x 8" No. 1 Common Double Rabbeted..	12c. " "	

SILLS

Window and Door Sill, 1 $\frac{5}{8}$ x 7 $\frac{1}{4}$	16 $\frac{1}{2}$ c. per lineal foot.
Window and Door Sill, 1 $\frac{5}{8}$ x 9 $\frac{1}{4}$	20 $\frac{1}{2}$ c. " "

SHINGLES

Cedar—

No. 1 XXX.....	\$8.35 per thousand.
No. 2 XXX.....	6.85 “ “
Star A Star	7.35 “ “
No. 1 XXXXX.....	7.40 per square (4 bundles).
	1.85 per bundle.
No. 2 XXXXX.....	5.80 per square (4 bundles).
	1.45 per bundle.
No. 3 XXXXX.....	5.10 per square (4 bundles).
	1.30 per bundle.
No. 1 Perfections.....	8.10 per square (4 bundles).
	2.05 per bundle.
No. 2 Perfections.....	5.90 per square (4 bundles).
	1.50 per bundle.
No. 3 Perfections.....	5.25 per square (4 bundles).
	1.35 per bundle.

LATH

No.1 Lath Pine, Spruce or Cedar.....	\$12.50 per 1000 pieces
	65c. per bundle of 50 pieces.
No. 1 Lath Fir.....	\$12.00 per 1000 pieces
	60c. per bundle of 50 pieces.
For No. 2 Lath.....	Deduct \$1.00 per M from the above men-
	tioned prices.

HARDWOODS—LUMBER

Wagon Oak—

2" Clear.....	40c. per F.B.M.
1" Clear flat sawn.....	45c. “

Hardwood Flooring—

	13/16"	Thickness	3/8"
1st Grade Maple, Birch and Beech.....	\$162.00		\$120.00
2nd Grade Maple, Birch and Beech.....	152.00		115.00
3rd Grade Maple, Birch and Beech.....	130.00		100.00

	13/16"	1/2"	3/8"	
1st Grade Plain Red Oak..	\$250.00	—	\$160.00	F.O.B. Calgary or Edmonton
2nd “ “ ..	240.00	—	150.00	“ “ “ “
3rd “ “ ..	220.00	170.00	135.00	“ “ “ “

VENEERS

Cottonwood Veneer—

1/8" thick.....	09c. per square foot.
3/16" thick.....	10c. “ “
1/4" thick.....	12c. “ “

Fir Veneer—

Unsanded Sheathing 5/16" thickness up to 8' in length.....	07c. per square foot.
Wallboard Grade 1/4" full.....	06 3/4c. “ “
1/4" S02S up to 36" in width	08 1/2c. “ “
1/4" S02S 36" to 48" in width.....	09 1/2c. “ “
1/4" G2S up to 36" in width.....	11 3/4c. “ “
1/4" G2S over 36" to 48" in width.....	12 3/4c. “ “
3/8" S02S any width.....	12 3/4c. “ “
3/8" G2S any width.....	15c. “ “
3/4" G2S any width.....	25 1/2c. “ “

For Pattern or Veed Panels.....Add 01c. per square foot to the above prices.

For Weatherboard.....Add 02c. per square foot to the above prices.

SCHEDULE "B"

to Administrator's Order No. A-899

MAXIMUM RETAIL PRICES FOR MILLWORK IN ALBERTA,
EXCEPTING CALGARY AND EDMONTON

FOR ANY MILLWORK NOT INCLUDED IN THE FOLLOWING DESCRIPTIONS
THE MAXIMUM RETAIL PRICE SHALL BE COST PLUS 40 PER CENT
(SEE SECTION 2 (3) OF THE ORDER)

MILLWORK.

FIR DOORS (two, four, five or six panel)

Size	Thickness	each
2/ 0 x 6/ 0	1 $\frac{3}{8}$ "	\$4.80
2/ 0 x 6/ 6	"	5.30
2/ 0 x 6/ 8	"	5.60
2/ 4 x 6/ 4	"	5.30
2/ 6 x 6/ 0	"	5.85
2/ 6 x 6/ 6	"	5.60
2/ 8 x 6/ 8	"	5.85
2/10 x 6/10	"	6.90
2/ 6 x 7/ 0	"	7.70
3/ 0 x 6/ 0	"	7.45
3/ 0 x 6/ 6	"	7.45
3/ 0 x 7/ 0	"	8.50
2/ 6 x 6/ 6	1 $\frac{3}{4}$ "	7.15
2/ 8 x 6/ 8	"	7.95
2/10 x 6/10	"	9.30
3/ 0 x 7/10	"	10.35

For one-panel door..... Add 50c. to the above prices.

For Craftsman door..... Add 50c. to the above prices.

For Raised Five-panel door..... Add 60c. to the above prices.

Sash Doors—	No. 210—4 Lt. Glazed Plain Glass		No. 212 $\frac{1}{2}$ —1 Lt. and No. 214 —1 Lt. Glazed Plain Glass	
	1 $\frac{3}{8}$ " thickness	\$10.60 each	1 $\frac{3}{8}$ " thickness	\$10.60 each
2/ 6 x 6/ 6.....	" "	11.70 "	" "	12.75 "
2/ 8 x 6/ 8.....	" "	12.75 "	" "	14.85 "
2/10 x 6/10.....	1 $\frac{3}{4}$ " "	14.85 "	1 $\frac{3}{4}$ " "	14.85 "
2/ 8 x 6/ 8.....	" "	17.00 "	" "	19.10 "
2/10 x 6/10.....	" "	19.10 "	" "	20.15 "
3/ 0 x 7/ 0.....	" "		" "	

Front Glazed Doors—

No. 308

2/ 8 x 6/ 8—1 $\frac{3}{8}$	Plain Glass.....	\$16.95 each
2/10 x 6/10—1 $\frac{3}{8}$	"	18.00 "
2/ 8 x 6/ 8—1 $\frac{3}{4}$	"	20.15 "
2/10 x 6/10—1 $\frac{3}{4}$	"	22.30 "
3/ 0 x 7/ 0—1 $\frac{3}{4}$	"	24.40 "

For each coloured glass sash door..... Add \$1.00 to the above prices.

For each sandblast glass sash door..... Add \$2.00 to the above prices.

Combination Doors—

2/ 6 x 6/ 6.....	1 $\frac{3}{8}$ " thickness	\$11.15 each	1 $\frac{1}{8}$ " thickness	\$8.35 each
2/ 8 x 6/ 8.....	" "	11.15 "	" "	8.35 "
2/10 x 6/10.....	" "	11.70 "	" "	8.95 "
3/ 0 x 7/ 0.....	" "	11.70 "	" "	8.95 "

Screen Doors—

7/8" Any stock size.....	\$3.55 each
1 $\frac{1}{8}$ " Any stock size.....	3.89 "
1 $\frac{1}{8}$ " Ordinary 4-panel.....	4.10 "
1 $\frac{1}{8}$ " Fancy.....	4.70 "
1 $\frac{1}{8}$ " Fancy with wooden panel.....	5.85 "

WINDOWS (2 Sash)

Glass Size—

8 x 10.....	12	Lights Plain Rail	1 $\frac{1}{8}$ " thickness	\$3.25 each
10 x 12.....	12	" "	" "	4.10 "
8 x 10.....	8	" "	" "	2.65 "
10 x 12.....	8	" "	" "	3.05 "
10 x 20.....	4	" Check Rail	1 $\frac{3}{8}$ " "	3.05 "
10 x 24.....	4	" "	" "	3.25 "
12 x 20.....	4	" "	" "	3.25 "
12 x 24.....	4	" "	" "	3.55 "
12 x 26.....	4	" "	" "	3.80 "
12 x 28.....	4	" "	" "	4.10 "
16 x 20.....	2	" "	" "	2.45 "
16 x 24.....	2	" "	" "	2.65 "
20 x 20.....	2	" "	" "	2.75 "
20 x 24.....	2	" "	" "	3.20 "
20 x 26.....	2	" "	" "	3.20 "
20 x 28.....	2	" "	" "	3.55 "
20 x 30.....	2	" "	" "	3.80 "
24 x 24.....	2	" "	" "	3.55 "
24 x 26.....	2	" "	" "	3.65 "
24 x 28.....	2	" "	" "	4.10 "
24 x 30.....	2	" "	" "	4.25 "
26 x 26.....	2	" "	" "	4.10 "
26 x 28.....	2	" "	" "	4.50 "

For Storm Sash..... An extra 35c. may be added to the above prices.

CELLAR SASH

8 x 10	2	Lights	1 $\frac{1}{8}$ " thickness.....	\$1.05 each
10 x 12	2	"	" ".....	1.20 "
7 x 9	3	"	" ".....	1.35 "
8 x 10	3	"	" ".....	1.35 "
10 x 12	3	"	" ".....	1.55 "

BARN SASH

Glass Size—

8 x 8	4	Lights	1 $\frac{1}{8}$ " thickness.....	\$1.50 each
10 x 10	4	"	" ".....	1.70 "
8 x 10	4	"	" ".....	1.50 "
10 x 12	4	"	" ".....	1.80 "
8 x 10	6	"	" ".....	2.00 "
10 x 12	6	"	" ".....	2.40 "
8 x 10	6	"	1 $\frac{3}{8}$ " ".....	2.35 "
10 x 12	6	"	" ".....	2.85 "
8 x 10	9	"	1 $\frac{1}{8}$ " ".....	2.85 "
10 x 12	9	"	" ".....	3.50 "

STALL SASH

Glass Size—

10 x 12	1	Light, 1 $\frac{1}{8}$ " thickness.....	\$1.00 each
10 x 14	1	" " ".....	1.05 "

TRANSOMS

Glass Size—

2/ 6 x 12",	1 $\frac{3}{8}$ " thickness.....	\$1.45 each
2/ 8 x 12",	" ".....	1.60 "
2/ 8 x 14",	" ".....	1.60 "
2/10 x 14",	" ".....	1.65 "

ORIEL WINDOWS

<i>Size of Opening—</i>	<i>Glass Size</i>	No. 14 Plain	No. 150	No. 151
3 $\frac{1}{4}$ " x 4/10.....	36 x 36—16"	\$11.35 each	\$14.15 each	\$15.20 each
3 $\frac{1}{4}$ " x 5/10.....	36 x 38—16"	11.80 "	14.65 "	15.65 "
3 $\frac{1}{8}$ " x 5/ 2.....	40 x 40—16"	12.25 "	15.25 "	16.30 "

Full Window Screens, Stock sizes.....	\$2.80 each
Half Window Screens, Stock sizes.....	1.60 "

For odd sizes..... 28c. per square foot.

WINDOW FRAMES

Oriel K.D.....	$\frac{3}{4}$ x $5\frac{1}{2}$ " Jamb.....	\$5.25 each
	$\frac{3}{4}$ x $7\frac{1}{2}$ " Jamb.....	6.30 "
Window P. Cap K.D.....	$\frac{3}{4}$ x $5\frac{1}{2}$ " Jamb.....	4.00 "
	$\frac{3}{4}$ x $7\frac{1}{2}$ " Jamb.....	4.50 "
Cellar Sash, 12 x 16", 3 Lights or less with 2" x 8" Doubled Rabbetted Jamb.....		2.35 "
For Drip cap on Head.....	Add to the above prices 25c. per frame.	
For Drip Cap and Bed Mould.....	Add to the above prices 50c. per frame.	
For $1\frac{1}{8}$ " O.S. Casing or Brick Mould.....	Add to the above prices 30c. per frame.	
For each Mullion or Transom Bar.....	Add to the above prices 90c. per frame.	
For Blind Stop and Brick Mould.....	Add to the above prices 50c. per frame.	
For set up Frames.....	Add to the above prices 75c. per frame.	

DOOR FRAMES

Outside Door K.D.....	$1\frac{3}{8}$ x $5\frac{1}{2}$ " Jamb.....	\$5.75 each
	$1\frac{5}{8}$ x $7\frac{1}{2}$ " Jamb.....	7.00 "
Inside Door K.D.....	$\frac{3}{4}$ x $5\frac{1}{4}$ " Jamb.....	2.50 "
	$1\frac{3}{8}$ x $5\frac{1}{4}$ " or $5\frac{1}{2}$ " Jamb.....	2.75 "
For Drip Cap on Head.....	Add to the above prices 25c. per frame.	
For Drip Cap and Bed Mould.....	Add to the above prices 50c. per frame.	
For $1\frac{1}{8}$ " O.S. Casing or Brick Mould.....	Add to the above prices 35c. per frame.	
For each Transom Bar.....	Add to the above prices \$1.25 per frame.	
For Blind Stop.....	Add to the above prices 50c. per frame.	
For Brick Mould.....	Add to the above prices 75c. per frame.	
For Set Up Frames.....	Add to the above prices 75c. per frame.	

MOULDINGS

Number	Type	Size	Price per 100 lineal feet
			\$ cts.
1115	Angle Bead.....	$\frac{7}{8}$ ".....	1 25
1140	Astragal.....	$\frac{3}{8}$ " x $\frac{3}{4}$ ".....	1 25
1141	".....	$\frac{3}{4}$ " x $1\frac{3}{4}$ ".....	2 50
1185	Apron.....	$\frac{3}{4}$ " x $3\frac{1}{2}$ ".....	5 00
1000	Back Bank.....	$1\frac{3}{16}$ " x $1\frac{1}{2}$ ".....	3 00
1020	Base Block.....	$1\frac{1}{16}$ " x $4\frac{1}{2}$ ".....	8 00
1250	Bed Mould.....	$\frac{3}{4}$ " x $1\frac{3}{4}$ ".....	2 50
1251	".....	$\frac{3}{4}$ " x $2\frac{1}{4}$ ".....	3 75
1170	Burlap Mould.....	$\frac{3}{8}$ " x $1\frac{5}{8}$ ".....	2 50
1170A and			
1171	Burlap Mould.....	$\frac{3}{8}$ " x $2\frac{1}{4}$ ".....	3 75
1120	Carpet Strip.....	$\frac{1}{2}$ " x $\frac{3}{4}$ ".....	1 25
1220	Cove.....	$\frac{3}{4}$ " x $\frac{3}{4}$ ".....	1 25
1225	".....	$\frac{3}{4}$ " x $\frac{3}{4}$ ".....	1 25
1200 and			
1201	Cap Trim.....	$1\frac{3}{16}$ " x $2\frac{1}{2}$ ".....	5 50
1235	Crown.....	$\frac{1}{2}$ " x $\frac{3}{4}$ ".....	1 25
1238	Crown.....	$\frac{3}{4}$ " x $1\frac{3}{4}$ ".....	2 50
1172	Chair Rail.....	$\frac{1}{2}$ " x $3\frac{1}{2}$ ".....	5 00
1165	D4S Baluster Stock.....	$1\frac{3}{16}$ x $1\frac{3}{16}$ ".....	2 75
1166	D4S " ".....	$1\frac{5}{8}$ " x $1\frac{5}{8}$ ".....	5 00
1136	Drip Cap.....	$1\frac{3}{16}$ " x $2\frac{3}{4}$ ".....	5 50
1124 and	Door Stop B.N. and O.G.....	$\frac{3}{8}$ " x $1\frac{3}{4}$ " and $\frac{3}{8}$ " x $1\frac{5}{8}$ " respec-	2 50
1131		tively.	

MOULDINGS—*Concluded*

Number	Type	Size	Price per 100 lineal feet	
			\$	cts.
1135	Fence Water Table.....	$\frac{3}{4}$ " x $1\frac{1}{2}$ ".....	2	50
1105	Half Round.....	$\frac{3}{4}$ " x $\frac{3}{4}$ ".....	1	25
1106	".....	$1\frac{1}{4}$ " x $1\frac{1}{4}$ ".....	1	50
1280	Hand Rail.....	$2\frac{1}{2}$ " x $3\frac{1}{2}$ ".....	15	00
1160	Lattice.....	$5/16$ " x $1\frac{3}{8}$ ".....	2	25
1161	".....	$5/16$ " x $1\frac{5}{8}$ ".....	2	50
1143	Neck Mould.....	$\frac{3}{8}$ " x 1".....	1	50
1121	Parting Strip.....	$\frac{1}{2}$ " x $\frac{3}{4}$ ".....	1	25
1145	Panel Mould.....	$\frac{3}{8}$ " x $\frac{1}{2}$ ".....	1	25
1150	Picture Mould.....	$\frac{3}{4}$ " x $1\frac{1}{2}$ ".....	2	25
1151	".....	$\frac{3}{4}$ " x $1\frac{3}{4}$ ".....	2	50
1153	".....	$\frac{3}{4}$ " x $1\frac{3}{4}$ ".....	2	50
1100	Quarter Round.....	$\frac{1}{2}$ " x $\frac{1}{2}$ ".....	1	25
1101	".....	$\frac{3}{4}$ " x $\frac{3}{4}$ ".....	1	25
1117	Ridge Roll.....	$1\frac{3}{4}$ ".....	5	00
1118	".....	$2\frac{1}{2}$ ".....	11	00
1110	Round.....	$\frac{3}{4}$ ".....	1	25
1111	".....	$1\frac{1}{8}$ ".....	2	75
1030	Threshold.....	$1\frac{5}{8}$ " x $3\frac{1}{2}$ ".....	5	00
1123 and 1130	Window Stop B.N. and O.G.....	$\frac{3}{8}$ " x $1\frac{1}{4}$ ".....	1	75
1293 and 1296	Window Stool.....	$1\frac{3}{16}$ " x $4\frac{1}{4}$ ".....	9	00
1294 and 1297	".....	$1\frac{3}{16}$ x $5\frac{1}{4}$ ".....	11	00
1295 and 1298	".....	$1\frac{3}{16}$ " x $7\frac{1}{4}$ ".....	15	00
1211	Wainscot Cap.....	$\frac{3}{4}$ " x $2\frac{1}{2}$ ".....	3	75
1210	".....	$1\frac{3}{16}$ " x $1\frac{3}{4}$ ".....	3	75

NOTE.—All numbers for mouldings above refer to B.C. Catalogue of Standard Mouldings No. 5.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-917

Respecting Maximum Prices for Atlantic Coast Fresh, Frozen and Smoked Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered on behalf of the Board as follows:—

Application of the Order

1. This Order fixes maximum prices on sales of those fresh, frozen and smoked fish and fillets listed in the Schedule hereto, caught or taken, or processed from fish caught or taken in the waters off the eastern coast of Canada or off the coast of Newfoundland.

2. This Order comes into effect on October 25, 1943, and replaces Administrator's Order No. A-564 in so far as *this* Order applies to the fish and fish products covered by Administrator's Order No. A-564. Administrator's Order No. A-732 is hereby revoked.

3. The provisions of Section 3 of Order No. 189 of the Board respecting exemptions from maximum prices shall not hereafter apply to sales by primary producers to consumers of the fish and fish products covered by *this* Order or to any sales by processors of those products.

Prices Fixed are Maximum Prices and Include All Charges

4. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a box or a package so that the sum of the price and the charge for the package exceeds the maximum price.

Meaning of Certain Words or Expressions

5. For the purposes of this Order,

- (a) the words "fish or fish products" as hereafter used in this Order, refer only to the fish or fish products to which this Order applies;
- (b) the word "sell" as used in this Order also covers an offer to sell;
- (c) "sell at wholesale" means to sell otherwise than at retail;
- (d) "consumer" means a person who buys fish or fish products for personal or household consumption.

Definitions

6. For the purposes of this Order,

- (a) "processor" means a person who buys or otherwise acquires fish from a primary producer and resells them as fresh, frozen or smoked fish either in the same condition in which he bought them or processed by heading, gutting, dressing, filleting, icing, freezing or smoking.
- (b) "fish wholesaler" means a person other than a processor who operates a fish warehouse and whose chief business is selling fish at wholesale;
- (c) "combination wholesaler" means a person other than a processor or a fish wholesaler, whose chief business is not selling fish but who does sell fish at wholesale at certain seasons of the year, or a person other than a processor or a fish wholesaler who sells fish both at wholesale and at retail;
- (d) "round" means fish as it comes from the water;
- (e) "headless" or "dressed" means fish from which the viscera and head have been removed;
- (f) "heads on" or "gutted" means fish from which the viscera have been removed, with the head left on.

Meaning of "Style of Dressing" and its Application to the Maximum Prices Fixed

7. The expression "style of dressing" as used in this Order and Schedule refers to the condition in which the fish or fish products are sold. The maximum price fixed by this Order for the lowest price style of dressing for any fish or fish product shall also apply to any sale of that fish or fish product dressed in a style not specified.

Sales by Processors to Fish Wholesalers, Combination Wholesalers or Retailers

8. The maximum price f.o.b. coast shipping point at which a processor may sell to a fish wholesaler, combination wholesaler or a retailer,

- (a) any fresh fish listed in the Schedule hereto, iced and packed in any size container shall, according to the style of dressing be the price listed in the said Schedule for the same on sales to that class of buyer;
- (b) any fresh fillets listed in the Schedule hereto, cased, iced, unwrapped and packed in 20-pound containers shall, according to the style of dressing be the price listed in the said Schedule for the same on sales to that class of buyer, PLUS
 - (i) $\frac{1}{2}$ cent per pound if the fresh fillets are unwrapped and packed in 10-pound containers;
 - (ii) an additional 1 cent per pound if the fresh fillets are wrapped (this increase shall be in addition to the increase provided by paragraph (i) of clause (b) of this Section and applies both to the 20-pound and 10-pound containers).

9. The maximum price f.o.b. coast shipping point at which a processor may sell to a fish wholesaler, combination wholesaler or a retailer,

- (a) any frozen fish listed in the Schedule hereto (unwrapped unless otherwise stated) packed in containers shall, according to the style of dressing, the size of the containers in which they are packed, and the quality (if any is specified) be the price listed in the said Schedule for the same on sales to that class of buyer;

- (b) any frozen fish listed in the Schedule hereto, sold in bulk, shall be the price fixed by clause (a) of this Section for that frozen fish packed in the largest size of container listed, less $\frac{1}{2}$ cent per pound;
- (c) any frozen fillets listed in the Schedule hereto, wrapped and packed in 15-pound containers shall, according to the style of dressing, be the price listed in the said Schedule for the same on sales to that class of buyer; and
 - (i) such price must be reduced by $\frac{1}{2}$ cent per pound if the frozen fillets are sold unwrapped or in a "layer pack"; or
 - (ii) such prices may be increased by $\frac{1}{2}$ cent per pound if the frozen fillets are sold in 10-pound containers, or by 1 cent per pound if they are sold in 5-pound containers.

10. (1) The maximum price f.o.b. coast shipping point at which a processor may sell to a fish wholesaler, combination wholesaler or a retailer, any smoked fish or smoked fillets listed in the Schedule hereto, unwrapped and packed in 15-pound containers (except as otherwise stated) shall, according to the quality (if any is specified) be the price listed in the said Schedule for the same on sales to that class of buyer.

(2) The prices fixed by subsection (1) for such smoked fish or smoked fillets may be increased on sales of all such products except kippered herrings, boneless herrings and Digby chicks,

- (a) by one cent per pound if they are packed in 5-pound containers; and
- (b) by an additional 1 cent per pound if they are wrapped (this increase applies to the prices fixed for both the 15- and the 5-pound containers).

Sales by Truckers to Wholesalers

11. Definition—"trucker" means any person who buys fish or fish products from a primary producer or processor, taking delivery of such products at the coast shipping point and selling and distributing them from a truck.

12. The maximum price at which a trucker may sell any fish or fish products to a fish wholesaler or combination wholesaler, shall be an amount equal to the maximum price as fixed by this Order and listed in the Schedule at which a processor may sell that fish or fish product to a fish wholesaler or a combination wholesaler.

Sales by Truckers to Retailers

13. The maximum price at which a trucker may sell any fish or fish products to a retailer shall be the sum of the following:—

- (a) an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor may sell those fish or fish products to a fish wholesaler;
- (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15, to October 11, 1941, both inclusive, on sales of the same or substantially similar kind and quality of fish or fish products, but not in any event exceeding,
 - (i) on sales of such fish or fish products in case lots, 20 per cent of his selling price or 5 cents per pound of fish or fish products whichever amount is the lesser; or
 - (ii) on sales in less than case lots, 20 per cent of his selling price, PLUS a handling charge of 1 cent per pound of fish or fish products or $5\frac{1}{2}$ cents per pound whichever amount is the lesser.

Trucker May Add Transportation Charges in Certain Cases

14. All maximum prices fixed by Sections 12 and 13 are f.o.b. the coast shipping point, and the trucker may add to his price an amount to cover transportation not exceeding the less than carload lot freight rate from the coast shipping point to the city, town or village in which delivery is made to the buyer. However, where a sale is made to a buyer in a city, town or village, the nearest limit of which is not more than 15 road miles from the coast shipping point, no charge may be made for transportation.

Sales by Fish Wholesalers and Combination Wholesalers (at Wholesale)
(Where fish is sold without further processing by them.)

15. (1) Except as provided in Section 16 (which deals with fish and fish products which are further processed before resale), the maximum price at which a fish wholesaler or a combination wholesaler may sell at wholesale any fish or fish products shall be the sum of the following:—

- (a) the actual price paid by him for the fish or fish products but not exceeding the maximum price as fixed by this Order at which the same may be sold to him by a processor; however, if the fish wholesaler or combination wholesaler bought or otherwise acquired the fish or fish products from a primary producer, notwithstanding what he paid for such products he must not include in his actual price a greater amount than the maximum price at which such products could have been sold to him by a processor;
- (b) actual transportation charges but not exceeding the common carrier rate, that are not included in the actual price he paid for the fish or fish products; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products, but not in any event exceeding.
 - (i) on sales of such fish or fish products in case lots, 20 per cent of his selling price or 5 cents per pound whichever amount is the lesser; or
 - (ii) on sales in less than case lots, 20 per cent of his selling price, plus a handling charge of 1 cent per pound of fish or fish products, or $5\frac{1}{2}$ cents per pound whichever amount is the lesser.

Sales by Fish Wholesalers and Combination Wholesalers (at Wholesale)
(Where fish is further processed by them.)

16. The maximum price at which a fish wholesaler or combination wholesaler may sell at wholesale any fresh or frozen fish which he purchased in the round or headless style of dressing and which he further processes by filleting or further dressing before reselling, shall be the sum of the following:—

- (a) an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor could have sold that fish to him in the style of dressing into which he further processed it, or the fillets as the case may be;
- (b) actual transportation charges not exceeding the common carrier rate, that are not included in the actual price he paid for the fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products but not in any event exceeding,
 - (i) on sales of such fish or fish products in case lots, 20 per cent of his selling price or 5 cents per pound whichever amount is the lesser; or
 - (ii) on sales in less than case lots 20 per cent of his selling price plus a handling charge of 1 cent per pound of fish or fish products, or $5\frac{1}{2}$ cents per pound whichever amount is the lesser.

Combined Markups of Wholesalers

17. (1) Where sales of fish or fish products are made by and between fish wholesalers and/or combination wholesalers the total amount of the markups of all such wholesalers must not exceed the highest amount of markup which the first wholesaler could have included as part of his selling price on a sale to a person other than a fish wholesaler or combination wholesaler.

(2) Every fish wholesaler or combination wholesaler when selling to another wholesaler shall deliver to the buyer before or at the time he makes delivery of the fish or fish products, an invoice stating the total combined markup that has been taken by him, and by any other fish wholesaler or combination wholesaler who handled the fish or fish products and the amount of the markup which is available for the buyer.

*Sales at Retail by Persons Other Than Primary Producers**(Where the fish or fish products are sold without further processing by them.)*

18. The maximum price at which a trucker, processor, fish wholesaler, combination wholesaler, retailer or any other person except a primary producer, may sell at retail any fish or fish products in the condition in which he bought them, shall be the sum of the following:—

- (a) the actual price paid by him for the fish or fish products but not exceeding
 - (i) in the case of any seller other than a processor or a trucker the maximum price at which the same may be sold to him by his supplier, however, if his supplier is a primary producer, notwithstanding what he pays for the fish or fish products, the seller must not include in his said actual price a greater amount than the maximum price as fixed by this Order and listed in the Schedule at which such product could have been sold to him by a processor; or
 - (ii) in the case of a processor or a trucker an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor may sell the fish or fish products to a retailer;
- (b) actual transportation charges that are not included in the actual price he paid for the fish or fish product (however, on a sale by a trucker he is subject to the provisions of Section 14); and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period, on sales of the same or a substantially similar kind and quality of fish or fish products but not in any event exceeding $33\frac{1}{3}$ per cent of his selling price or 12 cents per pound of fish or fish product whichever amount is the lesser.

*Sales at Retail by Persons Other Than Primary Producers**(Where round or headless fish is further processed by them into fillets.)*

19. The maximum price at which a trucker, processor, fish wholesaler, combination wholesaler, retailer or any other person except a primary producer may sell at retail any fresh or frozen fillets to which this Order applies which he processes from fresh or frozen fish acquired by him in the round or headless style of dressing shall be the sum of the following:—

- (a) an amount equal to the maximum price as fixed by this Order at which a processor may sell such fillets to a retailer; and
- (b) actual transportation charges at the common carrier rate that are not included in the actual price he paid for the fish which he converted into fillets (however, on a sale by a trucker he is subject to the provisions of Section 14); and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products but not in any event exceeding $33\frac{1}{3}$ per cent of his selling price, or 12 cents per pound of fish sold whichever is the lesser.

*Sales at Retail by Persons Other Than Primary Producers**(Where round or headless fish is further processed by them into a style of dressing other than fillets.)*

20. The maximum price at which a trucker, processor, fish wholesaler, combination wholesaler, retailer, or any other person except a primary producer may sell at retail any fresh or frozen fish to which this Order applies which he acquired in the round or headless style of dressing and further processed either by converting it into another style of dressing except fillets, or by selling it in the form of slices (steaks) or portions (other than fillets) of a whole fish shall be determined as follows: he shall regulate his selling prices for slices (steaks) or portions (other than fillets) of such fish so that the aggregate price received or charged by him for all slices (steaks) or portions (other than fillets) from the whole fish purchased or otherwise acquired by him shall not exceed the total of:—

- (a) the actual price paid by him for such round fish or headless fish but not exceeding
 - (i) in the case of any seller other than a processor or a trucker the maximum price at which the same may be sold to him by his supplier, however if his supplier is a primary producer, notwithstanding what he pays for the fish or fish products he must not include in his said actual price a greater amount than the maximum price as fixed by this Order at which such product could have been sold to him by a processor; or
 - (ii) in the case of a processor or a trucker an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor may sell the fish or fish products to a retailer;
- (b) actual transportation charges that are not included in the actual price he paid for the fish or fish product (however, on a sale by a trucker he is subject to the provisions of Section 14); and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products but not in any event exceeding $33\frac{1}{3}$ per cent of his selling price or 12 cents per pound of fish bought, whichever amount is the lesser.

Persons Selling at Retail Under Section 20 Must File Schedule of Their Maximum Prices

21. (1) Every person who sells at retail under the provisions of Section 20 shall on or before November 15, 1943, file with the nearest regional office of the Wartime Prices and Trade Board, a schedule showing his maximum retail prices in cents per pound for each cut of each variety of fresh or frozen fish which he sells or intends to sell. All such maximum prices shall be determined in accordance with the provisions of said Section 20.

(2) Every person required by this Section to file a schedule of his maximum prices shall keep an exact copy of such schedule displayed in a conspicuous place in his place of business where it is available to be seen and examined by his customers.

(3) On and after November 15, 1943, no person affected by the provisions of Section 20 shall sell any cut of any fresh or frozen fish unless he has first complied with the provisions of this Section; however, if there is any variety of fresh or frozen fish which he does not intend to sell immediately after November 15, he may file his maximum prices for cuts of such fish at any time prior to the date at which he intends to sell them.

Sales by Primary Producers to Consumers

22. The maximum price at which a primary producer may sell to a consumer any fish or fish products shall be the sum of the following:—

- (a) an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor may sell such fish or fish products to a retailer; and
- (b) a markup not exceeding an amount equal to $33\frac{1}{3}$ per cent of the price fixed by clause (a) of this Section, or 12 cents per pound of fish or fish products whichever amount is the lesser.

Where the Retail Price Includes a Fraction of a Cent

23. Where the maximum price as fixed by this Order on a sale at retail of fish or fish products includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half cent, and if the fraction be one-half cent or more the maximum price may be increased to the next highest cent.

Sales of Fish and Fish Products Packed in Boxes Not Listed

24. The maximum prices at which any person may sell any fish or fish products to which this Order applies packed in containers of a size not listed in this Order shall be the maximum prices fixed by this Order for that kind and quality of fish or fish product packed in the nearest larger size of container listed.

Records of Sales and Purchases

25. (1) On every sale of fish and fish products other than a sale at retail or to a consumer, every seller shall at the time of delivery to the buyer, furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of the sale, the variety and the grade, the style of dressing and quality and price charged for that fish or fish product.

(2) Every seller shall retain a duplicate copy of each invoice furnished by him as required by this Section.

26. Every fish wholesaler, combination wholesaler and retailer shall immediately upon receipt by him of any fish or fish products purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind and quality of the fish or fish product, the actual price and the freight paid.

27. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his suppliers, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained, shall be made available for inspection for twelve months from the date of the transaction to which it relates.

28. Every person who sells at retail any fish or fish products shall upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, and the price and kind and quality of the fish or fish products.

Dated at Ottawa, this 12th day of October, 1943.

A. NEIL McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-917

Maximum prices for a Processor on sales of the fish or fish products listed hereunder to a fish wholesaler, combination wholesaler or a retailer.

All prices f. o. b. coast shipping point.

PART I—FRESH FISH PACKED IN ICE IN ANY SIZE OF CONTAINER

Kinds of Fish	Style of Dressing	Fish Wholesaler	Combina- tion Wholesaler	Retailer
(cents per pound)				
1. Cod.....	heads on	7½	8½	9½
2. Cod.....	headless	9	10	11
3. Haddock.....	heads on	8½	9½	10½
4. Haddock.....	headless	10	11	12
5. Halibut (medium 10-45 lbs. ea.).....	headless	22	23	24
6. Halibut (over 45 lbs. ea.) (or under 10 lbs. ea.).....	headless	21	22	23
7. Herring (Sea).....	round	5½	6½	7½
8. Mackerel.....	round	7½	8½	9½
9. Roe (Cod or Haddock).....	14	15	16
10. Salmon.....	round	21	22	23
11. Salmon.....	guttled	24	25	26
12. Salmon.....	dressed	25	26	27
13. Shad.....	heads on	6½	7½	8½
14. Shad.....	headless	7½	8½	9½
15. Skate Wings.....	9	10	11
16. Smelts (extras).....	round	24	25	26
17. Smelts No. 1.....	round	16	17	18
18. Smelts No. 2.....	round	9	10	11
19. Soles or Flounders.....	headless	8	9	10
20. Swordfish.....	headless	28	29	30
21. Tuna.....	heads on	12	13	14

**PART II—FRESH FILLETS CASED, ICED, UNWRAPPED AND PACKED IN
20 POUND CONTAINERS**

Kinds of Fillets	Style of Dressing	Fish Wholesaler	Combina- tion Wholesaler	Retailer
(cents per pound)				
31. Catfish.....	skinless	16	17	18
32. Cod.....	skins on	17	18	19
33. Cod.....	skinless	18½	19½	20½
34. Haddock.....	skins on	20½	21½	22½
35. Haddock.....	skinless	22	23	24
36. Hake.....	skinless	17	18	19
37. Mackerel.....	skins on	17	18	19
38. Red Fish.....	skins on	20	21	22
39. Soles or Flounders.....	skinless	24	25	26

NOTE TO PART II.—When sold unwrapped in 10 pound containers add ½ cent per pound to the 20 pound prices above. When sold wrapped add 1 cent per pound to both the 10 and 20 pound prices.

**PART III—FROZEN FISH PACKED IN THE SIZES OF CONTAINERS SHOWN AND
UNWRAPPED UNLESS OTHERWISE STATED**

Kind of Frozen Fish and Quality if stated	Style of Dressing	Size of container	Fish Whole- saler	Combina- tion Whole- saler	Retailer
(cents per pound)					
50. Cod.....	heads on	any size....	7½	8½	9½
51. Cod.....	headless	“ “	9	10	11
52. Haddock.....	heads on	“ “	8½	9½	10½
53. Haddock.....	headless	“ “	10	11	12
54. Haddock.....	(headless, dressed, scaled and un- wrapped, with tails and fins removed)	25 lbs. net	12	13	14
55. Haddock.....	(headless, dressed, scaled and wrapped, with tails and fins removed)	25 lbs. net	12½	13½	14½
56. Halibut (10 to 45 lbs. ea.)...	headless	any size....	22	23	24
57. Halibut (over 45 lbs. each or under 10 lbs. each).....	headless	“ “	21	22	23
58. Herring (Sea).....	round	25 lbs. net	6	7	8
59. Herring (Sea).....	round	50 lbs. net or more	5½	6½	7½
60. Mackerel.....	round	25 lbs. net	8	9	10
61. Mackerel.....	round	50 lbs. net or more	7½	8½	9½
62. Pollock.....	headless	any size....	6	7	8
63. Salmon.....	round	“ “	21	22	23
64. Salmon.....	guttled	“ “	24	25	26
65. Salmon.....	dressed	“ “	25	26	27
66. Shad.....	heads on	“ “	6½	7½	8½
67. Shad.....	headless	“ “	7½	8½	9½
68. Skate Wings.....	“ “	“ “	9	10	11
69. Smelts (extras).....	round	“ “	24	25	26
70. Smelts No. 1.....	round	“ “	16	17	18
71. Smelts No. 2.....	round	“ “	9	10	11
72. Soles or Flounders.....	headless	25 lbs. net	8	9	10
73. Soles or Flounders.....	headless	50 lbs. net or more	7½	8½	9½
74. Swordfish.....	headless	any size	28	29	30
75. Tuna.....	heads on	12	13	14
76. Tommy Cod.....	bbls. of not less than 90 lbs. net weight	\$5.00	\$6.00	\$7.00
(per barrel)					

PART IV—FROZEN FILLETS WRAPPED AND PACKED IN 15 POUND CONTAINERS

Kinds of Fillets	Style of Dressing	Fish Wholesaler	Combina- tion Wholesaler	Retailer
(cents per pound)				
101. Catfish.....	skinless	16	17	18
102. Cod.....	skins on	17	18	19
103. Cod.....	skinless	18½	19½	20½
104. Haddock.....	skins on	20½	21½	22½
105. Haddock.....	skinless	22	23	24
106. Hake.....	skinless	17	18	19
107. Mackerel.....	skins on	17	18	19
108. Red Fish.....	skins on	20	21	22
109. Soles or Flounders.....	skinless	24	25	26

NOTE TO PART IV.—When sold unwrapped or layer pack deduct ½ cent per pound from the above prices. When sold in 5 pound containers add 1 cent per pound to the above prices.

PART V.—SMOKED FISH OR FILLETS UNWRAPPED AND PACKED IN 15 POUND CONTAINERS EXCEPT AS OTHERWISE STATED FOR KIPPERED HERRINGS

Kind of Frozen Fish and Quality if stated	Style of Dressing	Size of Container	Fish Wholesaler	Combina- tion Wholesaler	Retailer
(cents per pound)					
121. Cod Fillets (best quality)...	skinless	15 lbs. net	20	21	22
122. Haddock Fillets (best quality).....	skinless	"	24	25	26
123. Fillets (second quality including Hake, Cusk and Pollock Fillets).....	skinless	"	18	19	20
124. Finnan Haddies Jumbo (best quality).....	napeless	"	19	20	21
125. Finnan Haddies (medium or small, best quality).....	napeless	"	18	19	20
126. Finnan Haddies.....	napeless	"	17	18	19
127. Boneless Finnans—Scotch Cure or Haddock Fillets...	skins on		22	23	24
128. Kippered Herring.....	wrapped	10-15 lb. boxes	14	15	16
129. Kippered Herring.....	wrapped	7 lb. boxes	14½	15½	16½
130. Kippered Herring.....		20-lb. boxes	13	14	15
131. Boneless Herring—Grand Manan.....	unwrapped	10-lb. boxes	21	22	23
132. Herring—Digby Chicks.....	unwrapped	2-lb. boxes	12	13	14

NOTE TO PART V.—When smoked fish or fillets except kippered herrings, boneless herrings and Digby chicks are sold in 5 pound containers add 1 cent per pound to the 15 pound prices above and when sold wrapped add 1 cent per pound to both 15 pound and 5 pound prices.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-920

Respecting Seeds

Under authority given by the Wartime Prices and Trade Board to the Seeds Administrator, it is hereby ordered on behalf of the Board as follows:—

Application of Order

1. This Order becomes effective on October 20, 1943, and revokes and replaces Administrator's Order No. A-446. It fixes maximum prices on sales at retail of those kinds of seeds named in the Order and the Schedule hereto.

2. For the purposes of this Order "seeds" mean those seeds (including bulbs, roots and other stock) named in the Order and the Schedule hereto when sold for seeding or planting purposes but shall not include registered or certified grades of seeds as defined in the Regulations issued under the authority of The Seeds Act (Chapter 40, S of C. 1937).

3. The word "sell" as used in this Order also covers any offer to sell.

Maximum Retail Prices

4. The maximum price per ounce, per pound, per bushel, at which any person may sell at retail any quantity of any variety or strain of any of the kinds of seeds named in the Schedule hereto, shall be the price for such quantity of such seeds as set forth in the said Schedule.

5. The maximum price at which any person may sell at retail any of those vegetable seeds and field root seeds named in the said Schedule, in any quantity less than one pound, and other than those quantities described and set forth in the Schedule shall be in relative proportion, according to the quantity sold, to the price set forth in the Schedule for the nearest larger quantity listed therein.

6. (1) The maximum price at which any person may sell at retail a packet of any vegetable seeds or field root seeds containing that fraction of a pound resulting from the division of a pound of such seeds by the number shown in the first column of the said Schedule after the name of such seeds, shall be the price set forth in the said Schedule for such designated packet of such seeds.

(2) The maximum price at which any person may sell at retail any packet containing a smaller quantity of seeds than contained in the said designated packet, shall be in relative proportion to the price of the designated packet as the weight of its contents is to the weight of the contents of the designated packet.

7. The maximum prices at which seed mixtures, except lawn seed mixtures, may be sold at retail, shall be determined by reference to the maximum prices provided in this Order for those seeds used as ingredients in making such mixtures, and shall be in direct relationship to the proportion in which such seeds are contained in such mixtures.

8. The maximum price at which any lawn seed mixtures may be sold at retail, shall not exceed by more than ten cents (10c) per pound, the highest lawful price at which the same seller sold such mixtures in 1941.

9. The maximum retail prices as set forth in this Order for any unit or quantity of seed, except that seed which is sold in packets as described in this Order and the Schedule hereto, shall apply in all cases of sales of seeds in such units or quantities irrespective of the number or sizes of the packages in which the seed actually sold, is contained.

10. (1) The maximum retail prices established by this Order shall apply to the highest grade only for the general seeds of commerce as defined in the Regulations issued under the authority of The Seeds Act, Chapter 40. S. of C. 1937.

(2) Every person who sells at retail any seeds of any grade lower than the grade referred to in subsection (1) of this Section shall allow that difference in price which he has customarily allowed for such lower grade.

11. All maximum retail prices established by this Order are f.o.b. the retail place of business unless otherwise expressly provided in the Schedule hereto. When seeds in packets or other packages are quoted or sold transportation paid, all delivery charges must be included in the maximum retail prices established by this Order.

General Provisions

12. Except with the consent in writing of the Seeds Administrator, no person shall sell or offer for sale, seeds of any odd, rare, novel or special strain or variety of the kinds set forth in this Order at any price in excess of the maximum retail price set forth for the regular strains of such seeds.

13. No person shall sell, offer for sale or list in any catalogue or advertisement, any kind and/or variety of seeds which are not of recognized merit or which are not adaptable to climatic or soil conditions in Canada.

14. Every person who issues a catalogue or price list of any seeds shall forthwith send two copies of such catalogue or price list to the Seeds Administrator or to the district office of the Production Service, Plants Products, Department of Agriculture.

15. (1) When any seed mixture, other than lawn seed mixture is advertised for sale at a stated price, the advertisement shall show, in respect of each kind of seeds present in the mixture to the extent of five per cent or more, the kind of seeds and its percentage (by weight) of the mixture.

(2) Upon every container of any seed mixture, other than lawn seed mixture, or upon a tag or label durably attached to such container, there shall be plainly marked or labelled a memorandum showing, in respect of each kind of seeds present in the mixture to the extent of 5 per cent or more, the kind of seeds and its percentage (by weight) of the mixture.

16. (1) Except for the purpose of export, no person shall print or stencil any information or design on any new or second-hand cotton seamless bag which is intended for use or is being used as a container of seeds, except such information as may be necessary to show the kind and/or variety of seed so contained and the stock number of such seed.

(2) Except for the purpose of export, no person shall print or stencil any information or design on any sewn cotton or jute bag which is intended for use or is being used as a container of seed, except on the face or front thereof.

Dated at Ottawa this 12th day of October, 1943.

NELSON YOUNG,
Seeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trades Board.

NOTES:

Extracts from the Wartime Prices and Trade Regulations: Sec. 7 (4) "Wherever a maximum price has been fixed by or under these regulations for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services"

Sec. 7 (5) "No person shall impose any terms or conditions of sale or alter any terms or conditions of sale imposed or agreed to by such person during the basic period or customarily imposed or agreed to by such person, in such a way as directly or indirectly to increase the maximum price of any goods or services fixed by or under these regulations". . . .

Sec. 8 (1) "No person shall sell or offer for sale or supply any goods or services at a price that is higher than is reasonable and just"

PART I TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-920

Vegetable Seeds	Maximum Number of Packets to the pound of seeds at the maximum price for a packet as designated in this Schedule	Maximum Retail Price (Postage or other transportation paid)					
		Designated Packet	$\frac{1}{4}$ ounce	$\frac{1}{2}$ ounce	1 ounce	$\frac{1}{4}$ pound	$\frac{1}{2}$ pound
Asparagus.....	71	\$.10	\$.07	\$.12	\$.20	\$.67	\$ 1.20
Beans.....	7	.1515	.25
Broad.....	11	.1520	.36
Lima.....	11	.1520	.36
Pole or Runner.....	11	.1520	.36
Soy (Edible).....	11	.1520	.36
Beets.....	89	.10	.08	.15	.25	.83	1.50
Borecole or Kale.....	71	.10	.07	.12	.20	.67	1.20
Broccoli (Sprouting).....	189	.15	.27	.48	.80	2.67	4.80
Brussels Sprouts.....	284	.10	.27	.48	.80	2.67	4.80
Cabbage.....	189	.15	.27	.48	.80	2.67	4.80
Carrots.....	118	.15	.17	.30	.50	1.67	3.00
Cauliflower.....	711	.25	1.67	3.00	5.00	16.67	30.00
Celeriac.....	213	.10	.20	.36	.60	2.00	3.60
Celery.....	237	.15	.33	.60	1.00	3.33	6.00
Chicory.....	189	.15	.27	.48	.80	2.67	4.80
Citron.....	71	.10	.07	.12	.20	.67	1.20
Corn Sweet—Hybrid.....	11	.1520	.36
Open Pollinated.....	7	.1515	.25
Pop Corn.....	7	.1513	.24
Cress.....	107	.10	.10	.18	.30	1.00	1.80
Water Cress.....	284	.15	.40	.72	1.20	4.00	7.20
Cucumber.....	107	.10	.10	.18	.30	1.00	1.80
Greenhouse Forcing.....	1,465	.25	3.43	6.18	10.30	34.33	61.80
Egg Plant.....	237	.15	.33	.60	1.00	3.33	6.00
Endive.....	71	.10	.07	.12	.20	.67	1.20
Kohl Rabi.....	160	.10	.15	.27	.45	1.50	2.70
Leek.....	237	.15	.33	.60	1.00	3.33	6.00
Lettuce.....	107	.10	.10	.18	.30	1.00	1.80
Muskmelon.....	89	.10	.08	.15	.25	.83	1.50
Watermelon.....	71	.10	.07	.12	.20	.67	1.20
Mustard.....	44	.10	.05	.09	.15	.42	.75

Onion.....	142	.15	.20	.36	.60	2.00	3.60	6.00
White.....	237	.15	.33	.60	1.00	3.33	6.00	10.00
Sweet Spanish.....	237	.15	.33	.60	1.00	3.33	6.00	10.00
Dutch Sets.....						.12	.21	.35
Multipliers.....						.12	.21	.35
Shallots.....						.12	.21	.35
Parsley.....	71	.10	.07	.12	.20	.67	1.20	2.00
Parsnip.....	89	.10	.08	.15	.25	.83	1.50	2.50
Peas.....	7	.15				.15	.25	.40
Edible Podded.....	9	.25				.28	.51	.85
Pepper.....	237	.15	.33	.60	1.00	3.33	6.00	10.00
Pumpkin.....	71	.10	.07	.21	.20	.67	1.20	2.00
Radish.....	53	.10	.05	.09	.15	.50	.90	1.50
Salsify.....	98	.10	.10	.18	.30	.92	1.65	2.75
Spinach.....	53	.10	.05	.09	.15	.50	.90	1.50
New Zealand.....	89	.10	.08	.15	.25	.83	1.50	2.50
Squash.....	89	.10	.08	.15	.25	.83	1.50	2.50
Swiss Chard.....	89	.10	.08	.15	.25	.83	1.50	2.50
Tomato.....	178	.15	.25	.45	.75	2.50	4.50	7.50
Greenhouse Forcing.....	355	.25	.83	1.50	2.50	8.33	15.00	25.00
Turnip.....	53	.10	.05	.09	.15	.50	.90	1.50
Vegetable Marrow.....	89	.10	.08	.15	.25	.83	1.50	2.50

NOTES to Part I.—1. Onion (Sweet Spanish) includes Sweet Spanish type, Prizetaker, Ailsa Craig, Giant Gibraltar and Valencia.

2. Tomato and Cucumber (Greenhouse Forcing) do not include varieties or strains customarily used for the production of crops in garden or field.

PART II TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-920

Field Root Seeds	Maximum number of packets to the pound of seeds at the maximum price for a packet as designated in this Schedule	MAXIMUM RETAIL PRICE						
		Designated packet	$\frac{1}{4}$ ounce	$\frac{1}{2}$ ounce	1 ounce	$\frac{1}{4}$ pound	$\frac{1}{2}$ pound	1 pound
Carrot.....						\$1.17	\$2.10	\$3.50
Mangel.....						.28	.51	.85
Swede or Rutabaga	\$.39	\$.10	\$.04	\$.07	\$.11	.37	.66	1.10
Sugar Beet.....						.28	.51	.85
Turnip.....						.33	.60	1.00

PART III TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-920

Alfalfa, Clovers, Grasses, etc.	MAXIMUM RETAIL PRICE— GRADE No. 1 SEED		
	1-5 lb. lots	6-30 lb. lots	31 lb. lots and over
	a pound	a pound	a pound
Alfalfa.....	\$.41	\$.39	\$.37
Alsike.....	.33	.31	.29
Red Clover—Early Double Cut.....	.38	.36	.34
Late Single Cut.....	.39	.37	.35
Sweet Clover—White Blossom.....	.18	.16	.14
Yellow Blossom.....	.19	.17	.15
Timothy.....	.20	.18	.16
Brome Grass (Bromus inermis).....	.21	.19	.17
Meadow Fescue.....	.39	.37	.35
Orchard Grass.....	.54	.52	.50
Reed Canary Grass.....	.59	.57	.55
Slender Wheat Grass (Western Rye).....	.20	.18	.16
Sudan Grass.....	.14	.12	.10
Tall Oat Grass.....	.54	.52	.50
Millet.....	.11	.09	.07
Foxtail.....	.14	.12	.10
Rape (Forage).....	.34	.32	.30
Sorghum.....	.14	.12	.10
Sunflower.....	.20	.18	.16
Bent Grass—Colonial or P.E.I.....	1.20	1.15	1.10
Creeping and Velvet.....	1.20	1.15	1.10
Blue Grass—Canadian and Kentucky.....	.50	.45	.40
Crested Wheat Grass.....	.25	.20	.16
Crested Dogs Tail.....	.50	.45	.40
Chewing's Fescue.....	.70	.65	.60
Creeping Red Fescue.....	.80	.75	.70
Red Top.....	.35	.30	.25
Rough Stalked Meadow Grass.....	.65	.60	.55
Rye Grass—Italian or Domestic.....	.25	.20	.16
Perennial.....	.40	.35	.30
White Clover.....	1.25	1.20	1.15
Wild White.....	1.50	1.45	1.40

NOTE TO PART III—

A separate extra charge may be made for bags supplied in connection with the sale of quantities of six (6) pounds or more.

PART IV TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-920

	MAXIMUM RETAIL PRICE— GRADE No. 1 SEED	
	Less than 10 lb. lots	10 lb. lots and over Basis at/or f.o.b. Fort William or Port Arthur
	a pound	a bushel
Barley.....	\$.05	\$1.28
Flax (oil).....	.10	3.75
Oats.....	.05	1.04
Spring Wheat.....	.05	1.77
Rye.....	.05	The in store Fort William/Port Ar- thur commercial spot price plus 65 cents a bushel.

NOTES TO PART IV—

1. In the case of a sale of any of the seed grains named in Part IV in quantities of 10 pounds or more—
 - (a) at any retail place of business *east* of Fort William the maximum retail price therefor is the maximum price listed above in Part IV for such seed grain plus the cost of the bags and the usual grain carlot rail freight rate from Fort William/Port Arthur to the retail place of business;
 - (b) at any retail place of business *west* of Fort William the maximum retail price therefor is the maximum price listed above in Part IV for such seed grain *plus* the cost of the bags and the usual grain carlot rail freight rate from the point of origin to the retail place of business, *less* the usual grain carlot rail freight rate from the point of origin to Fort William/Port Arthur or to Vancouver, whichever is less.
2. Point of origin is the point at which the seed is processed or otherwise prepared for shipment as seed.

PART V TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-920

Field Beans, Corn, Peas, Soy Beans, etc.	Maximum Retail Price Grade No. 1 Seed	
	Less than 10 lb. lots	10 lb. lots and over
	a pound	a bushel
Barley (hull-less).....	\$.05	\$1.50
Beans.....	.10	4.00
Beans, Soy.....	.10	4.00
Buckwheat.....	.05	1.60
Corn, Open Pollinated—Dent.....	.10	3.60
Flint.....	.10	3.75
Flax (Fibre).....	.10	4.25
Oats (hull-less).....	.05	1.36
Peas.....	.10	4.50
Vetch—Common.....	.10	5.40
Hairy.....	.20	9.00
Wheat, Fall.....	.05	1.64

NOTES TO PART V—

1. In the case of a sale of any of the seed grains named in Part V in quantities of 10 pounds or more at any retail place of business other than the point of origin, the maximum retail price therefor is the maximum price listed above in Part V for such seed grain plus the cost of the bags and the car-lot rail freight rate from the point of origin to the retail place of business; however, the amount of freight shall not in any case exceed 40 cents per 100 pounds.
2. Point of origin is the point at which the seed is processed or otherwise prepared for shipment as seed.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-922

Respecting Maximum Prices of Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:—

1. The table to Section 14 of Administrator's Order No. A-892 is hereby revoked and the following is substituted therefor:—

"TABLE TO SECTION 14
INCREASES IN MAXIMUM PRICES

Month	Standard Box, Crate Bushel Hamper	Standard Barrel	Other Containers
	(per container)	(per barrel)	(per pound of fruit)
December.....	7c.	20c.	1/6c.
January.....	17c.	50c.	2/5c.
February.....	27c.	80c.	3/5c.
March.....	37c.	\$1.10	4/5c.
April to August inclusive.....	47c.	\$1.40	1 1/6c.

2. Sections 15 and 16 of said Order No. A-892 are hereby revoked and the following are substituted therefor:—

"Sales of Loose-packed Apples

15. If apples are loose-packed in accordance with the Regulations of the Province in which they are grown and sold but in all other respects conform with a grade defined in Section 5, the maximum price on sales of such loose-packed apples to any class of buyer shall be the maximum price fixed by the other provisions of this Order on sales by a shipper of the same grade and variety of apples to that class of buyer LESS 45 cents per barrel, or 15 cents per bushel hamper or crate.

Sales of Ungraded Apples

16. Except as provided in Section 15 (which deals with loose-packed apples) where apples are not graded, packed and marked in accordance with a grade described in Section 5, the maximum price at which a shipper may sell any variety of those apples to any class of buyer shall be an amount equal to the lawful maximum price at which he may sell domestic grade apples of that variety to that class of buyer LESS 45 cents per barrel or 15 cents per bushel hamper or crate. The provisions of this Section do not apply to windfalls which are dealt with by Section 17."

3. Subsection (2) of Section 17 of said Order No. A-892 is hereby revoked and the following is substituted therefor:—

- "(2) In provinces where the sale of windfalls is allowed the maximum price at which a shipper may sell windfalls of any variety to any class of buyer, shall be an amount equal to the maximum price at which he may sell domestic grade apples of the same variety to that class of buyer LESS 60 cents per barrel or 20 cents per bushel hamper or crate".

4. Section 18 of said Order No. A-892 is hereby amended by substituting the word "shipper" for the word "person" wherever it appears in said Section.

5. Schedule "A" to said Order No. A-892 is hereby revoked and is replaced by the Schedule attached hereto.

6. This Order becomes effective on October 15, 1943.

Dated at Ottawa this 13th day of October, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Schedule to Administrator's Order No. A-922 setting forth new Schedule "A" to Administrator's Order No. A-892 as follows:—

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER No. A-892

Notes to Schedule "A"

1. The maximum prices in this Schedule include the cost of the containers.
2. All containers listed in this Schedule are standard containers conforming with the Regulations under The Fruit, Vegetables and Honey Act.
3. For maximum prices of apples in containers not listed in the Schedule see Section 18.
4. The maximum prices in the Schedule are for apples properly packed according to the said Regulations. For maximum prices of "loose-packed" apples see Section 15.
5. Ungraded apples and windfalls must be priced according to Sections 16 and 17 respectively.
6. The following grade abbreviations are used in this Schedule;

Extra Fancy Grade	E.F.
Fancy Grade	Fcy.
"C" Grade	"C"
Combination Fancy and "C" Grade	Comb. Fcy-C
No. 1 Grade	No. 1
Domestic Grade	Dom.
Household Grade	H.H.
Combination No. 1 and Domestic Grade	Comb.

PART I

Maximum prices for sales by shippers to wholesale distributors of apples grown in Ontario or Quebec and delivered at any distributing centre on the Island of Montreal or in Southern Ontario.

VARIETIES IN GROUP No. 1				VARIETIES IN GROUP No. 2		
GRADES				GRADES		
Kind of container	No. 1	Comb.	Dom.	No. 1	Comb.	Dom.
	\$	\$	\$	\$	\$	\$
Barrels.....	6.60		5.70	5.60		5.00
Bushel Hamper.....	2.20	2.05	1.90	1.85	1.75	1.65
Crate.....	2.35	2.20	2.05	2.00	1.90	1.80
6-qt. basket.....	.49	.45	.42	.41	.39	.37
11-qt. basket.....	.82	.76	.70	.68	.65	.62

GRADES					GRADES			
Kind of container	E.F.	Fcy.	"C"	Comb. Fcy—C	E.F.	Fcy.	"C"	Comb. Fcy—C
	\$	\$	\$	\$	\$	\$	\$	\$
Box (Wrapped).....	2.75	2.50	2.25	2.38	2.15	1.95	2.05
Cartons.....	2.75	2.50	2.25	2.38	2.15	1.95	2.05
Half Bushels.....	3/5 of the maximum price of corresponding variety and grade in bushel hampers, crates or cartons, respectively.							
Half Crates.....								
Half Cartons.....								

PART II

Maximum prices for sales by shippers to wholesale distributors of apples grown in the Maritimes. All prices are f.o.b. Kentville, N.S.

VARIETIES IN GROUP No. 1			VARIETIES IN GROUP No. 2	
GRADES			GRADES	
Kind of Container	No. 1	Dom.	No. 1	Dom.
	\$	\$	\$	\$
Barrels	5.85	4.95	4.85	4.25
Bushel Hampers.....	1.95	1.65	1.62	1.42

GRADES					GRADES			
Kind of Container	E.F.	Fcy.	"C"	Comb. Fcy.—C	E.F.	Fcy.	"C"	Comb. Fcy.—C
	\$	\$	\$	\$	\$	\$	\$	\$
Boxes (wrapped).....	2.60	2.35	2.10	2.23	2.00	1.80	1.90
Cartons.....	2.60	2.35	2.10	2.23	2.00	1.80	1.90

PART III

Maximum prices for sales by shippers to wholesale distributors of apples grown in British Columbia. All prices are f.o.b. Kelowna, B.C.

VARIETIES IN GROUP No. 1						VARIETIES IN GROUP No. 2				
GRADES						GRADES				
Kind of Container	E.F.	Fcy.	"C"	Comb. Fcy.—C	H.H.	E.F.	Fcy.	"C"	Comb. Fcy.—C	H.H.
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Box (wrapped).....	2.35	2.10	1.75	1.90	1.85	1.65	1.75
Box (unwrapped).....	1.60	1.75	1.70	1.50	1.60	1.55

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-923

Maximum Prices for Ice in the Montreal District

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on October 18, 1943, and will remain in force until May 31, 1944 when it expires. It replaces administrator's Order No. A-847 which is hereby revoked and fixes the maximum selling price of ice, other than crushed ice and ice cubes, in the Montreal District. Effective and Expiry Dates.
Revocation of Order No. A-847.
2. For the purposes of this Order the following definitions are established:— Definitions.
 - (a) *Montreal District*—covers the cities of Montreal, Westmount, Outremont and Verdun and the municipalities of Hampstead, Montreal East, Montreal North, Montreal West, Mont-Royal, Point-aux-Trembles, St. Laurent, St. Leonard de Port Maurice, St. Michel and St. Pierre. Montreal District.
 - (b) *Ice*—includes ice harvested in its natural state and manufactured ice. Ice.
 - (c) *Ice Merchant*—a person who harvests or manufactures and stores ice for sale or who buys ice in large quantities and stores it for sale. Ice Merchant.
 - (d) *Ice Distributor*—a person who sells ice to the ultimate consumer. Ice Distributor.

Sales by Ice Merchants to Ice Distributors

3. The highest price at which an ice merchant may sell or offer to sell ice at the platform of his place of storage or of his manufacturing plant to any ice distributor shall be, Sales at Wholesale.
 - (a) at the rate of \$4.50 per ton in large uncut blocks; or
 - (b) at the rate of \$5.00 per ton for ice cut into approximately 70 pieces each one of which weighs not less than 25 pounds.

Sales to Ultimate Consumers for Household Use

4. Except as may be authorized by the Co-ordinator, Foods Administration, by his written permit, ice sold by any person to an ultimate consumer for household use must be sold in a unit weighing not less than 25 pounds or a multiple of 25 pounds. Each unit may consist of one or more pieces of ice. Sales to Consumers (Household Use) Sales by Unit of 25 lbs.
5. *Platform Sales*—The highest price at which any person or any agent or employee of any person may sell or offer to sell ice at the platform of his place of storage or of his manufacturing plant to the ultimate consumer for household use shall be 10 cents for each unit weighing not less than 25 pounds and for a unit weighing more than 25 pounds, 10 cents for each full 25 pounds of ice in the unit. Platform Sales Maximum Price.
6. *Delivered Sales*—The highest price at which any person or any agent or employee of any person may sell or offer to sell ice to the ultimate consumer for household use delivered to him at his premises shall be 13 cents for a unit weighing not less than 25 pounds and for a unit weighing more than 25 pounds, 12½ cents for each full 25 pounds of ice in the unit; provided that on a sale of a unit of ice which is an odd multiple of 25 pounds the price for the first 25 pounds of ice shall be 13 cents. Delivered Sales Maximum Price.

General

7. *Contracts of Sale*—Any contract or agreement, written or otherwise, entered into before or after the date of this Order respecting the sale or delivery of ice in the Montreal District is subject to the provisions of this Order. Contracts subject to this Order.

Payment of
Commissions,
etc.

8. *Commissions, Bonuses, etc.*—Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, received, exacted, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in ice shall be and form part of the price at which the ice is bought or sold.

Dated at Ottawa, this 15th day of October, 1943.

K. W. TAYLOR,
Co-ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-925

Respecting Certain Dried Fruits

Under powers given by the Wartime Prices and Trade Board, to the Administrator of Imported Grocery Items, it is hereby ordered on behalf of the Board, as follows:—

1. Clause (b) of Section 1 of Administrator's Order No. A-553 is hereby amended by deleting the words "and dried peaches" at the end thereof, and substituting therefor the words "dried peaches and dried California figs".

2. Section 5 of the said Administrator's Order No. A-553 is hereby amended by deleting the words, "up to and including May 31, 1943", where they appear in the said Section.

3. This Order shall be effective on and after the 21st day of October, 1943.

Dated at Ottawa this 16th day of October, 1943.

A. S. MAY,
Administrator of Imported Grocery Items.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-926

Respecting Maximum Prices of California Figs

Under powers given by the Wartime Prices and Trade Board, to the Administrator of Imported Grocery Items, it is hereby ordered on behalf of the Board, as follows:—

1. Administrator's Order No. A-527 is hereby revoked.

2. This Order shall be effective on and after the 21st day of October, 1943.

Dated at Ottawa this 16th day of October, 1943.

A. S. MAY,
Administrator of Imported Grocery Items.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-927

Respecting Maximum Prices of Grapefruit and Lemons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:

Application of the Order

1. (1) This Order becomes effective on October 21, 1943.

(2) The provisions of clause (a) of Section 3 of Order No. 189 of the Board, respecting Exemptions from Maximum Prices shall not hereafter apply to sales of grapefruit or of lemons.

(3) This Order applies to grapefruit and lemons of all varieties, grades and qualities.

Prices are Maximum Prices and Include all Charges

2. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container so that the sum of the price and the charge for the container, exceeds the maximum price.

Definitions

3. (1) The word "sell" as used in this Order includes also an offer to sell.

(2) "Wholesale distributor" means a person who sells grapefruit or lemons at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys grapefruit or lemons for his personal or household consumption.

(3) "Size" means the number marked on a standard shipping case having a capacity by volume of approximately two (2) cubic feet, to designate the number of grapefruit or lemons packed in such case.

Sales by Wholesale Distributors

4. (1) The maximum price f.o.b. his place of business at which a wholesale distributor may sell grapefruit or lemons shall be the sum of the following:—

- (a) the actual price paid by the wholesale distributor for that fruit but not in any event exceeding, according to whether the fruit is purchased from a packer or from a broker, the maximum price for the same f.o.b. packing house or f.o.b. packing house plus brokerage at the original shipping point in the area of production, both as set forth in the Maximum Prices Regulations issued by the Office of Price Administration of the United States of America, as filed with the office of the Administrator of Fresh Fruit and Vegetables;
- (b) such transportation charges, bank and foreign exchange, customs duty, excise tax and insurance charges as are to be borne by him and are not included in such actual price;
- (c) the actual cost of necessary extra wrapping of the fruit, such cost not to exceed in the aggregate ten cents per case; and
- (d) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him on sales of such fruit during the basic period from September 15 to October 11, 1941, both inclusive, but not in any event exceeding 15 per cent of his selling price on sales of grapefruit or 17½ per cent of his selling prices on sales of lemons.

(2) Where the wholesale distributor purchased the fruit from another wholesale distributor in Canada, he may, for the purposes of this Section, include in the cost on which he bases his markup, the actual cost of transporting the fruit to his receiving point from his supplier's shipping point in Canada but at not more than the less than carload lot freight rate.

(3) Where the lemons or grapefruit are grown in an area not covered by the said Maximum Price Regulations, for the purpose of clause (a) of subsection (1) of this Section the actual price paid by the wholesale distributor must not exceed the lawful maximum price, f.o.b. packing house or f.o.b. packing house plus brokerage, for the nearest comparable variety and quality of such fruit grown in an area subject to such Regulations.

Delivery to be Free in Certain Cases

5. Where a sale of grapefruit or lemons by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Prepayment of Transportation Charges

6. At the request of the buyer, a wholesale distributor may prepay the cost of transporting any shipment of grapefruit or lemons to the buyer's place of business, but in that event he must show it as a separate item on his sales invoice to the buyer.

Combined Markups of Wholesale Distributors

7. Where sales of grapefruit or lemons are made by and between wholesale distributors, the total amount of the markups of all the wholesale distributors must not exceed the amount of the markups which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the fruit an invoice stating the amount of markup taken by him on the sale and the actual wrapping cost, if any, referred to in clause (c) of subsection (1) of Section 4.

Sales by Retailers

8. Except where the fruit is imported by the retailer in carload lots the maximum price at which a person may sell any grapefruit or lemons at retail shall be the sum of the following:—

- (a) the actual price paid by him for that fruit but not exceeding the maximum price at which pursuant to Sections 4 and 5 that fruit may be sold to him by a wholesale distributor;
- (b) such actual transportation charges from his supplier's shipping point as are to be borne by him and are not included in such actual price; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of such fruit, but not in any event exceeding 25 per cent of his selling price on sales of grapefruit or 30 per cent of his selling price on sales of lemons.

9. Where the fruit is imported by the retailer in carload lots the maximum price at which he may sell such grapefruit or lemons at retail shall be the sum of the following:—

- (a) the actual price paid by the retailer for that fruit but not in any event exceeding, according to whether the fruit is purchased from a packer or from a broker, the maximum price for the same f.o.b. packing house or f.o.b. packing house plus brokerage at the original shipping point in the area of production, both as set forth in the Maximum Price Regulations issued by the Office of Price Administration of the United States of America, as filed with the office of the Administrator of Fresh Fruit and Vegetables;
- (b) such transportation charges, bank and foreign exchange, customs duty, excise tax and insurance charges as are to be borne by him and are not included in such actual price;
- (c) the actual cost of necessary extra wrapping of the fruit, such cost not to exceed in the aggregate ten cents per case; and
- (d) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales

of such fruit imported by him, but not in any event exceeding 32 per cent of his selling price on sales of grapefruit or 35 per cent of his selling price on sales of lemons.

Must Show Sizes and Retail Prices When Fruit Not Sold By Weight

10. Every person selling grapefruit or lemons at retail otherwise than by weight shall

- (a) display, according to their sizes only, all such fruit offered for sale by him in his place of business, and shall have display cards attached or affixed to each such display showing legibly thereon the price and size of such fruit;
- (b) include in any price list or advertisement issued or sponsored by him respecting that fruit the sizes of each kind of such fruit so listed or advertised for sale by him in addition to the prices for same.

Must Show Retail Prices When Fruit Sold By Weight

11. Every person selling grapefruit or lemons at retail by weight shall

- (a) have display cards attached or affixed to each such display of grapefruit or lemons offered for sale by him showing legibly thereon the price per pound of such fruit;
- (b) include the price per pound of such fruit in any price list or advertisement issued or sponsored by him respecting that fruit.

Adjustments for Fractions of Cents

12. Where the maximum price as fixed by this Order on a sale of grapefruit or lemons at retail includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half of a cent and if the fraction be one-half of a cent or more the maximum price may be increased to the next highest cent.

Sales Invoices

13. (1) On every sale of grapefruit or lemons other than a sale at retail every seller shall at the time of delivery of the fruit furnish the buyer with an invoice showing:—

- (a) the name and complete address of the seller and the buyer and the date of sale; and
- (b) the grade, variety, size (if sold otherwise than by weight) and quantity of that fruit sold, the country or state of origin and the price charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

14. Every wholesale distributor and every retailer shall immediately upon receipt by him of any grapefruit or lemons purchased by him make a written record at the place of business at which he receives the fruit showing:—

- (a) the name and complete address of his supplier and the date of purchase; and
- (b) the grade, variety, size (if sold otherwise than by weight) and quantity of the fruit purchased, the country or state of origin, and the price charged;

however, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

15. Every invoice and record which a seller of grapefruit or lemons is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

16. Every person who sells grapefruit or lemons at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the grade, variety, size (if sold otherwise than by weight), quantity and price of the fruit sold.

Additional Payments to be Part of Price

17. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in grapefruit or lemons shall be and form part of the price at which that fruit is sold or bought.

Dated at Ottawa, this 16th day of October, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-928

Domestic Supply of Hog Bristles

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:—

- | | |
|--|---|
| Purpose and effective date. | 1. This Order comes into force on October 25, 1943, and deals with the recovery of usable bristles from hogs slaughtered in Canada. Bristle is a vital war commodity, but as supplies from the usual main sources are difficult to obtain it is essential that the domestic supply be increased. |
| Bristle. | 2. "Bristle" means only the bristle obtained from that part of the back of a hog within three inches of the spine between the neck and the hams, and which is then cleaned by rinsing in hot water and dried. |
| Slaughterers. | 3. This Order applies to the following slaughterers of hogs:
(a) one who slaughtered on the average more than 100 hogs per month during 1942; and
(b) one who slaughtered on the average more than 100 hogs per month during the first six months of 1943. |
| Removal accumulation and shipment by slaughterers. | 4. Every slaughterer must remove the bristle from each hog slaughtered by him immediately after its slaughter and then clean and dry the same. He must keep the bristle so obtained and accumulate the same until he has a quantity of not less than five pounds and if he is not one of the collectors named in the Schedule of this Order he must ship the quantity accumulated, transportation charges prepaid, to one of such collectors. At least one shipment must be made each month unless the quantity accumulated is less than five pounds. |
| Accumulation and shipment by collectors. | 5. Every collector named in the Schedule must keep and accumulate all bristle received by him from slaughterers and obtained from his own slaughtering (if Section 4 applies to him) and when the quantity accumulated reaches 100 pounds he must ship the same, transportation charges prepaid, to Canada Packers, Limited, Mill Street, Montreal, Quebec. At least one shipment must be made each month unless the quantity accumulated is less than 100 pounds. |
| Packing of shipments. | 6. All bristles contained in any shipment made by a slaughterer or collector must be packed and labelled separately according to kind. |

7. Every collector must not later than the 10th day of each month prepare and forward to the Statistics Branch, Research Section, Wartime Prices and Trade Board, Toronto General Trusts Building, Toronto, Ontario, the form of monthly report provided for the purpose by the Statistics Branch and containing the information called for in the form. Monthly report by collectors.

8. Bristle shipped as required by this Order shall be paid for at the respective prices per pound, net weight, set forth in the following Table, the time of payment to be in accordance with the usual trade custom. Payment for shipments of bristle.

TABLE

Kind of Bristle	Price per Pound Net Weight		Table of prices.
	By Collectors to Slaughterers	By Canada Packers to Collectors	
1. WINTER RAKED—raked or scraped from hogs slaughtered from Nov. 1 to following March 31	50 cents	65 cents	
2. SUMMER RAKED—raked or scraped from hogs slaughtered from April 1 to October 31	25 cents	35 cents	
3. WINTER HAND PLUCKED—hand plucked from hogs slaughtered from Nov. 1 to following March 31, and packed with roots all one way	75 cents	\$1.00	
4. SUMMER HAND PLUCKED—hand plucked from hogs slaughtered from April 1 to October 31, and packed with roots all one way	50 cents	65 cents	

9. The Administrator of Furniture and Brushes reserves the right in exceptional cases to vary or grant exemption from any provision of this Order, other than Section 8, in any case where the circumstances appear to warrant as disclosed by the application for such variation or exemptions, but every variation or exemption permitted is subject to recall and cancellation at any time without previous notice or warning. Exemptions.

10. No person to whom this Order applies shall contravene or fail to observe and comply with any of the provisions of this Order, except as may be permitted under Section 9. Offences.

NOTE.—It is an offence, punishable under the Wartime Prices and Trade Regulations for any person to contravene or fail to observe and comply with this Order.

Dated at Ottawa, this 16th day of October, 1943.

JAMES E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

OF ADMINISTRATOR'S ORDER No. A-928

<i>Name</i>	<i>Address</i>
Coleman Packing Co. Limited.....	P.O. Box 311, London, Ont.
F. W. Fearman & Co.....	226 Rebecca St., Hamilton, Ont.
Canada Packers Limited.....	St. Clair Ave. W., Toronto, 9, Ont.
Canada Packers Limited.....	Fort Road and 70th St., Edmonton, Alta.
Canada Packers Limited.....	Marion St., St. Boniface, Man.
Canada Packers Limited.....	1260 Mill St., Montreal, P.Q.
Canada Packers Limited.....	200 Montcalm St., Hull, P.Q.
Canada Packers Limited.....	148 George St., Peterboro, Ont.
Canada Packers Limited.....	Strachan Ave., Toronto, Ont.
Canada Packers Limited.....	750 Terminal Ave., Vancouver B.C.
Quebec Abbatoirs Inc.....	Quebec West, P.Q.
First Cooperative Packers of Ont.....	Barrie, Ont.
Dumarts Limited.....	Kitchener, Ont.
Whyte Packing Co. Ltd.....	78 Linton Ave., Stratford, Ont.
Swift Canadian Co. Ltd.....	Archibald St., St. Boniface, Man.
Swift Canadian Co. Ltd.....	Burnette St., New Westminster, B.C.
Swift Canadian Co. Ltd.....	St. Clair Ave. W., Toronto, 9, Ont.
Swift Canadian Co. Ltd.....	Albert St., Extension, Moncton, N.B.
Swift Canadian Co. Ltd.....	17 Water St., Vancouver, B.C.
Swift Canadian Co. Ltd.....	8th Ave. and Lilloet St., Moose Jaw, Sask.
Burns & Co. Ltd.....	19th St. and 21st Ave., Calgary, Alta.
Burns & Co. Ltd.....	120th Ave., Edmonton, Alta.
Burns & Co. Ltd.....	597 15th St. E., Prince Albert, Sask.
Burns & Co. Ltd.....	1010 Logan Ave., Winnipeg, Man.
Burns & Co. Ltd.....	Winnipeg St. & 9th Ave., Regina, Sask.
Wilsil Limited.....	1239 Mill St., Montreal, P.Q.
Fowler's Canadian Co.....	Wentworth St. N., Hamilton, Ont.
J. M. Schneider Limited.....	Kitchener, Ont.
Quebec Packers Ltd.....	Destimauville St., Quebec, P.Q.
Wellington Packers Limited.....	P.O. Box 205, Guelph, Ont.
Davis and Fraser.....	342 Grafton Street, Charlottetown, P.E.I.
Brandon Packers Limited.....	Brandon, Man.
Intercontinental Pork Packers.....	Saskatoon, Sask.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-929

Respecting Maximum Prices of Potatoes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,
It IS HEREBY ORDERED on behalf of the Board as follows:—

PART I—INTRODUCTION

Application of the Order

1. This Order comes into effect on October 21, 1943, and replaces and revokes Administrator's Order No. A-876.

2. Pursuant to the proviso contained in Section 2 of Order No. 189 of the Board it is hereby declared that clauses (a) and (d) of Section 3 of said Order No. 189 shall not hereafter apply to sales of potatoes by any person.

3. The Order applies to potatoes of all kinds, grades, qualities and varieties except sweet potatoes and yams. There are special provisions applying to certified seed potatoes.

Prices Fixed are Maximum Prices and Include All Charges

4. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a package so that the sum of the price and the charge for the package exceeds the maximum price.

Meaning of "Sell"

5. The word "sell" as used in this Order also covers an offer to sell.

PART II—DEFINITIONS

6. For the purposes of this Order the following zones are established:—

- (a) Zone No. 1 composed of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and that part of Ontario, lying to the east of the 88th degree of west longitude;
- (b) Zone No. 2 composed of that part of Ontario lying to the west of the 88th degree of west longitude;
- (c) Zone No. 3 composed of those parts of Manitoba and Saskatchewan lying to the south of a line which is 53 degrees 30 minutes north latitude;
- (d) Zone No. 4 composed of the province of Alberta and that part of British Columbia lying to the north of the 55th parallel of latitude and to the east of the 125th degree of west longitude;
- (e) Zone No. 5 composed of that part of British Columbia not included in Zone No. 4.

Grades

7. "Canada No. 1 Large", "Canada No. 1 Small", "Canada No. 1" and "Canada No. 2" mean respectively potatoes graded, packed and marked according to the standards for such grades defined and described in the regulations issued under the Fruit, Vegetables and Honey Act.

Shipper

8. "Shipper" means a primary producer of potatoes, or any other person who assembles and ships potatoes at the point of production.

Wholesale Distributor

9. "Wholesale Distributor" means any person other than a shipper who sells potatoes at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys potatoes for his personal or household consumption.

Distributing Centre

10. "Distributing Centre" means a city, town or village in which one or more wholesale distributors are carrying on business.

PART III—SALES BY SHIPPERS

(including primary producers)

Sales to Wholesale Distributors

11. Except as otherwise provided in Sections 16, 22 and 25 of this Order the maximum price at which a shipper may sell any of the following grades of potatoes to a wholesale distributor delivered at any of the following distributing centres shall, according to the grade, variety and size of container, be as follows:—

- (a) at Montreal in Zone No. 1, all varieties,
 \$1.90 per 75-pound container of Canada No. 1 Large grade potatoes;
 \$1.60 per 75-pound container of Canada No. 1 grade potatoes; and
 \$1.45 per 75-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
- (b) at any other distributing centre in Zone No. 1 for any grade and variety of potatoes named in clause (a) preceding, the maximum price at Montreal as set forth in said clause (a) together with or less, as the case may be, the

amount, if any, by which the normal transportation cost of potatoes in carload lots from Charlottetown to such other distributing centre is greater or less than the normal transportation cost of potatoes in carload lots from Charlottetown to Montreal;

- (c) at any distributing centre in Zone No. 2 for any grade and variety of potatoes named in clause (d) following, the maximum price for the same at Winnipeg in Zone No. 3 as set forth in said clause (d) together with the normal cost of transporting potatoes in carload lots from Winnipeg to such distributing centre;
- (d) at all distributing centres in Zone No. 3,
 - (i) on sales of potatoes of the netted gem variety,
 \$2.40 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$2.00 per 100-pound container of Canada No. 1 grade potatoes; and
 \$1.80 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
 - (ii) on sales of potatoes of other than the netted gem variety,
 \$2.00 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$1.60 per 100-pound container of Canada No. 1 grade potatoes; and
 \$1.40 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
- (e) at all distributing centres in Zone No. 4,
 - (i) on sales of potatoes of the netted gem variety,
 \$2.60 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$2.20 per 100-pound container of Canada No. 1 grade potatoes; and
 \$2.00 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
 - (ii) on sales of potatoes of other than the netted gem variety,
 \$2.25 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$1.85 per 100-pound container of Canada No. 1 grade potatoes; and
 \$1.65 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
- (f) at Vancouver in Zone No. 5,
 - (i) on sales of potatoes of the netted gem variety,
 \$2.80 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$2.40 per 100-pound container of Canada No. 1 grade potatoes; and
 \$2.20 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
 - (ii) on sales of potatoes of other than the netted gem variety,
 \$2.60 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$2.20 per 100-pound container of Canada No. 1 grade potatoes; and
 \$2.00 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
- (g) at any other distributing centre in Zone No. 5 for any grade and variety of potatoes named in clause (f) preceding, the maximum price at Vancouver as set forth in said clause (f) together with or less, as the case may be, the amount, if any, by which the normal transportation cost of potatoes in carload lots from Kamloops to such other distributing centre is greater or less than the normal transportation cost of potatoes in carload lots from Kamloops to Vancouver.

Sales by Shippers to Persons other than Wholesale Distributors or Consumers

12. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to

- (i) the operator of a dehydrating plant;
- (ii) a commercial processor of potatoes;
- (iii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the potatoes at such warehouse; or

(iv) a retailer or other buyer who purchases the potatoes in carload lots delivered at any point in any zone named in Part II shall be the sum of the following:—

- (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell such potatoes to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting potatoes by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point.

13. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to any person *other than*

- (i) a wholesale distributor;
- (ii) the operator of a dehydrating plant;
- (iii) a commercial processor of potatoes;
- (iv) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the potatoes at such warehouse;
- (v) a retailer or other buyer who purchases the potatoes in carload lots; or
- (vi) a consumer,

delivered at any point in any zone named in Part II shall be the sum of the following:—

- (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell such potatoes to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting potatoes by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
- (c) a markup not exceeding fifteen cents per 75-pound container or twenty cents per 100-pound container, but not in any event exceeding fifteen per cent of the selling price.

Sales by Shippers to Consumers

14. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to a consumer delivered at any point in any zone named in Part II shall be the sum of the following:—

- (a) the maximum price fixed by Section 13 at which he may sell those potatoes delivered to such point to a buyer under the provisions of that Section; and
- (b) a markup not exceeding, according to the size of container in which the potatoes are packed and sold,

40	cents	per	100-pound	container
30	"	"	75	"
25	"	"	50	"
15	"	"	25	"
12	"	"	15	"
8	"	"	10	"
8/10	"	"	pound for less than 10-pound containers.	

Sales by Shippers to Persons not in Zones

15. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to a buyer in a part of Canada not included in a zone named in Part II shall be an amount equal to the maximum price at which a shipper may sell such potatoes to that class of buyer delivered at the distributing centre in Zone 3, 4 or 5 nearest to the buyer's place of business or, if the buyer is a consumer, nearest to the point of delivery to the buyer PLUS an amount equal to the cost of transporting the potatoes by freight from such distributing centre to such place of business or to such point of delivery, as the case may be.

Periodic Increases in Shippers' Maximum Prices

16. The maximum prices fixed by Sections 11, 12, 13, 14 and 15 apply to sales made before January 10, 1944. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to any buyer during any period set out in the table to this Section shall be the maximum price on sales by him of such potatoes to that class of buyer as fixed by Sections 11, 12, 13, 14 or 15 as the case may be, PLUS the additional amount for that period set out in the table.

TABLE TO SECTION 16

Period	Increase in Maximum Price
January 10, 1944, to February 6, 1944.....	5 cents per 75-pound container 7 cents per 100-pound container
February 7, 1944, to March 5, 1944.....	10 cents per 75-pound container 15 cents per 100-pound container
March 6, 1944, to April 2, 1944.....	20 cents per 75-pound container 27 cents per 100-pound container
April 3, 1944, to April 30, 1944.....	30 cents per 75-pound container 40 cents per 100-pound container
May 1, 1944, to May 31, 1944.....	40 cents per 75-pound container 52 cents per 100-pound container
On and after June 1, 1944.....	50 cents per 75-pound container 65 cents per 100-pound container

PART IV—SALES BY WHOLESALE DISTRIBUTORS

17. (1) The maximum price at which a wholesale distributor may sell any variety, grade or quality of potatoes delivered to a buyer at any point in any zone named in Part II shall be the sum of the following:—

- (a) the maximum price, as fixed by this Order, at which a shipper may sell such potatoes to a wholesale distributor delivered to the distributing centre which is nearest to such point;
- (b) if such point is not within a distributing centre and is not within the customary free delivery zone of the wholesale distributor, an amount equal to the cost of transporting potatoes by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
- (c) 15 cents per 75-pound container or 20 cents per 100-pound container.

(2) The maximum prices fixed by subsection (1) of this Section apply to sales of potatoes during the period October 21, 1943, to January 9, 1944, both inclusive. The maximum price at which a wholesale distributor may sell potatoes during any period set out in the table to Section 16 shall be an amount equal to the maximum price at which he may sell those potatoes as fixed by subsection (1) of this Section PLUS an amount equal to the difference, if any, between

- (a) the maximum price at which a shipper could have sold those potatoes to the wholesale distributor during the period in which they were purchased by the wholesale distributor; and
- (b) the maximum price at which a shipper may sell those potatoes to the wholesale distributor during the period in which the wholesale distributor sells those potatoes.

Sales to Persons not in Zones

18. (1) The maximum price at which a wholesale distributor in zones Nos. 3, 4, or 5 may sell any variety, grade or quality of potatoes to any person in any part of Canada not included in any of the zones named in Part II shall be an amount equal to the maximum price as fixed by Section 17 at which he may sell those potatoes to a buyer in the distributing centre in which his place of business is situated PLUS the actual cost of transporting the potatoes from his shipping point to the point of delivery to the buyer.

(2) The maximum price at which a wholesale distributor in any part of Canada not included in a zone named in Part II, may sell any grade, variety or quality of

potatoes delivered to a buyer in that part of Canada shall be the sum of the following:—

- (a) the maximum price as fixed by this Order at which a shipper may sell such potatoes to the wholesale distributor delivered to the distributing centre in which his place of business is situated;
- (b) if the buyer's receiving point is not within such distributing centre or within the customary free delivery zone of the wholesale distributor, an amount equal to the actual cost of transporting the potatoes by freight from such distributing centre to the buyer's receiving point; and
- (c) 15 cents per 75-pound container or 20 cents per 100-pound container.

Sales on Consignment

19. Potatoes received by a person for sale on consignment shall not be sold by him at a price that is higher than the price at which a wholesale distributor may lawfully sell potatoes of the same grade and variety which he buys for resale.

PART V—SALES BY RETAILERS

20. The maximum price at which any person other than a shipper may sell at retail any variety, grade or quality of potatoes shall be the sum of the following:—

- (a) his actual delivered cost of such potatoes but not exceeding the lawful maximum delivered price that may be charged by his supplier under the provisions of this Order;
- (b) where he sells potatoes during any period set out in the table to Section 16 which were purchased by him during any such period or during the period ending January 9, 1944, an amount equal to the difference, if any, between (i) the maximum price at which a shipper could have sold those potatoes to the retailer during the period in which they were purchased by the retailer and (ii) the maximum price at which a shipper may sell those potatoes to the retailer during the period those potatoes are sold by the retailer; and
- (c) a markup not exceeding, according to the size of container in which the potatoes are packed and sold,

40 cents per	100-pound container
30 cents per	75-pound container
25 cents per	50-pound container
15 cents per	25-pound container
12 cents per	15-pound container
8 cents per	10-pound container
8/10 cents per	pound for less than 10-pound containers; or

- (d) if the seller is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased those potatoes from a shipper and actually took delivery at such central warehouse, a markup not exceeding,

48 cents per	100-pound container
36 cents per	75-pound container
30 cents per	50-pound container
18 cents per	25-pound container
15 cents per	15-pound container
10 cents per	10-pound container
1 cent per	pound for less than 10-pound containers.

PART VI—CERTIFIED SEED POTATOES

Definitions

21. "Certified seed potatoes", "Foundation A seed potatoes" and "Foundation seed potatoes" mean, respectively, potatoes which have been certified as such in accordance with the Regulations respecting the certification of seed potatoes issued under the Destructive Insect and Pest Act and which are delivered to the buyer in a container bearing the proper certificate or tag issued in accordance with such Regulations.

Maximum Prices

22. (1) Except as provided in Subsection (2) of this Section, the maximum price per pound at which a person may sell to a buyer in any part of Canada during any period any variety of Certified seed potatoes, Foundation A seed potatoes and Foundation seed potatoes shall be the maximum price per pound at which he may sell Canada No. 1 grade potatoes of that variety to that buyer during that period plus,—

1 cent per pound if the potatoes are Certified seed potatoes;

1½ cents per pound if the potatoes are Foundation A seed potatoes; or

2 cents per pound if the potatoes are Foundation seed potatoes.

(2) The maximum price at which a person may sell during any period any Certified seed potatoes, Foundation A seed potatoes or Foundation seed potatoes grown in Zone No. 1 to a buyer in any part of Canada not included in Zone No. 1, shall be the sum total of the maximum price at which he may sell such seed potatoes to that buyer during that period as fixed by subsection (1) of this Section, and the amount by which the cost of transporting potatoes in carload lots from Charlottetown to Montreal is less than the cost of transporting potatoes in carload lots from Charlottetown:

(a) to Fort William, if the sale is to a buyer in Zone No. 2; or

(b) to Winnipeg, if the sale is to a buyer in that part of Manitoba in Zone No. 3; or

(c) to Regina, if the sale is to a buyer in that part of Saskatchewan in Zone No. 3; or

(d) to Edmonton, if the sale is to a buyer in Zone No. 4; or

(e) to Vancouver, if the sale is to a buyer in Zone No. 5.

PART VII—GENERAL PROVISIONS

Additional Payments to be Part of Price

23. Any commission, charge, fee, reward, bonus, premium, concession, or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in potatoes shall be and form part of the price at which the potatoes are sold or bought.

Grades Not Listed and Ungraded Potatoes

24. The maximum prices fixed by this Order on sales of any variety of ungraded potatoes or of lower than No. 2 grade potatoes shall be twenty cents (20¢) per 100-pound container less than the maximum prices on sales of No. 2 grade potatoes of that variety. The maximum prices fixed by this Order on sales of any variety of Canada No. 1 grade potatoes shall also apply to any potatoes of that variety which have been graded, marked and packed as Canada Fancy grade potatoes.

Containers—Packaging by Shippers and Wholesale Distributors

25. (1) Except as provided in subsection 2 of this Section, where potatoes are sold at wholesale in other than 75-pound or 100-pound containers, the maximum price at which such potatoes may be sold shall be on a per pound basis corresponding to the price per pound of such potatoes when sold at wholesale in 75-pound containers or 100-pound containers and such price shall include the cost of the containers.

(2) Where a wholesale distributor or shipper packages potatoes in containers of 10 pounds or 15 pounds he may in addition to the maximum price fixed by this Order for such potatoes charge not more than 3 cents per 10-pound package or not more than 4½ cents per 15-pound package for such packaging, but in no case shall his buyer sell such packaged potatoes at a price higher than that at which such buyer could have sold them had the packaging been done by him instead of by the wholesale distributor or shipper.

PART VIII—RECORDS OF SALES AND PURCHASES

Sales Invoices

26. (1) On every sale of potatoes other than a sale at retail every seller shall at the time of delivery of the potatoes furnish the buyer with an invoice showing the

name and complete address of the seller and the buyer, the date of sale, the grade and quantity of potatoes sold and the price charged therefor and if the potatoes are certified seed or of the netted gem variety, it must be shown on the invoice.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

27. Every wholesale distributor and retailer shall immediately upon receipt by him of any potatoes purchased by him make a written record at the place of business at which he receives the potatoes, showing the date of purchase, the name and complete address of his supplier, the grade of those potatoes, the quantity purchased, the actual price and transportation and other charges paid and if the potatoes are certified seed or of the netted gem variety, it must be shown on the record. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

28. Every invoice and record which a seller of potatoes is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

29. Every person who sells potatoes at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the quantity and the price per pound, grade and variety of the potatoes sold.

Dated at Ottawa this 18th day of October, 1943.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-930

Respecting Prices of Dressed Poultry and of Live Poultry

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Section 14 of Administrator's Order No. A-893, including the heading to the said Section, is hereby revoked and is replaced by the following:—

"Sales of Drawn Dressed Poultry

14. (1) No person shall sell or buy or offer to buy any drawn dressed poultry unless it is processed so that the head, feet, crop, windpipe, gullet and entrails have been entirely removed without contamination of the body cavity. The feet must be removed at the hock joint. The cleaned gizzard, heart and liver may be taken into account in determining the weight of the drawn dressed poultry for purposes of sale. The gizzard must be cleaned by removing the contents and lining.

(2) The highest lawful price per pound at which a person may sell at wholesale or at retail a kind or sub-kind of graded or ungraded drawn dressed poultry in any period to any buyer shall be the total of the highest lawful price per pound at which he may sell at wholesale or at retail, as the case may be, the same kind or sub-kind of graded or ungraded dressed poultry to the same buyer during that period according to whether or not it is box packed PLUS ten cents per pound.

(3) Where a retailer draws dressed poultry, at the request of his customer after it has been weighed and sold to the customer, he may make a charge for such service not exceeding ten cents per bird, but this charge may not be made where the retailer sells the poultry under the provisions of subsection (2) of this Section."

2. This Order becomes effective on October 21, 1943.

Dated at Ottawa, this 18th day of October, 1943.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-932

Respecting the Conversion of Real Property Known as 134 Roxborough Street West, and 148 Bedford Road, both in the City of Toronto in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the respective owners of real property in the City of Toronto known in 1943 as Numbers 134 Roxborough Street West and 148 Bedford Road for permission to convert the same into three-family dwelling houses;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on October 6, 1943, has approved such conversions of the aforesaid real property subject to the conditions hereinafter set forth.

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 134 Roxborough Street West and 148 Bedford Road, both in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of such single family dwelling houses or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as three-family dwelling houses, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 22nd day of October, 1943.

Dated at Ottawa, this 20th day of October, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Orders

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 78

Prices of Fuelwood in the Cities of Fort William and Port Arthur, Ontario

Under powers given by the Wartime Prices and Trade Board to the Wood Fuel Administrator,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

1. This Order comes into force on October 18, 1943, and revokes and replaces Fuelwood Order No. 50. This Order fixes the highest selling price of fuelwood in the Cities of Port Arthur and Fort William, Ontario. Effective date
revocation and
replacement
and
application.
Definitions.
2. For the purposes of this Order the words stated below are given defined meanings as follows:—
 - (a) Fuelwood—includes Slabwood; Fuelwood.
 - (b) Grade A Slabwood—means pine slabs or spruce slabs or both not resawn having a width of not less than two inches at the thinner end; Grade A
Slabwood.
 - (c) Grade B Slabwood—means mixed pine slabs and spruce slabs not resawn; Grade B
Slabwood.
 - (d) Grade C Slabwood—means the mill run of mixed pine and spruce slabs and includes edgings (often called millwood); Grade C
Slabwood.
 - (e) Cord—a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed slabwood of 16 inches or under in length must contain 168 cubic feet. Cord.
 - (f) Sell—includes an offer to sell. Sell.
3. All sales of fuelwood must be by the cord. Sales by Cord.
4. An advertisement offering fuelwood for sale must contain the full name and address of the seller. Advertisement.
5. A person who sells fuelwood must keep a copy of his price list on display at the place he takes orders for or sells the same, in a position where it can be readily examined by customers. A copy of the price list must be displayed promptly after this Order comes into force and a copy of the same sent to the Administrator not later than November 18, 1943. If any change is made in prices a new price list must be put on display and a copy sent to the Administrator within 14 days after the change is made. Price List to
be posted up.

Copy to
be sent
Administrator.
6. On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing: Invoice or
sales slip
to be given.
 - (a) the seller's name and address,
 - (b) the date of sale and delivery,
 - (c) the kind and quantity sold,
 - (d) the length and whether seasoned or green,
 - (e) the price per cord and the total price charged.
7. The seller must keep a duplicate of each invoice or sales slip and have it available for inspection at any time within 12 months after the date of delivery by any authorized representative of the Board. Copy of
invoice or
sales slip to
be retained.
8. The highest price at which a producer may sell Slabwood of a grade named and length specified, including delivery f.o.b. to the place named in Part I of the Schedule of this Order, is fixed at the price per cord for the same set forth in such Part I. Producer's
highest
prices—
Slabwood.

Highest prices of fuelwood delivered to Consumer's premises.	9. (1) The highest price at which any person may sell to a consumer, fuelwood of a kind and quality named, length specified, including delivery to the consumer's premises, is fixed at the price per cord or, where specified a half cord or quarter cord for the same set forth in Part II of the Schedule.
When $\frac{1}{2}$ Cord and $\frac{1}{4}$ Cord price applies.	(2) The price for a half cord or a quarter cord where specified in Part II of the Schedule applies only when that quantity is ordered by the consumer or delivered at his request.
Delivery to storage place of consumer.	10. When in addition to delivery of the fuelwood to the premises of the consumer the seller places the fuelwood in the storage place on the premises of the consumer, such seller may add an additional charge at the rate of not more than fifty (50) cents per cord to the price at which he sold the fuelwood.
Highest prices to consumer not delivered.	11. When the seller other than a producer does not deliver to a consumer, the highest price at which he may sell to a consumer fuelwood of a kind, quality and length described in Part II of the Schedule shall be the price as fixed by Section 9 less the cost of delivery.

Dated at Ottawa, this 9th day of October, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

of Fuelwood Order No. 78

PART I—Highest Prices of Slabwood by Producers in the Cities of Port Arthur and Fort William, in the Province of Ontario

Grade A Slabwood

	Price per Cord
4 feet in length delivered (a) to Dealers' Yards in Port Arthur or Fort William, or (b) f.o.b. railroad cars in Fort William or Port Arthur.....	\$5 50

Grade B Slabwood

4 feet in length delivered (a) to Dealers' Yards in Port Arthur or Fort William, or (b) f.o.b. railroad cars in Port Arthur or Fort William	5 00
---	------

Grade C Slabwood

12 inches in length f.o.b. Producers Yards.....	2 75
---	------

PART II—Highest Prices of Fuelwood delivered to premises of the Consumer in the Cities of Fort William and Port Arthur, in the Province of Ontario.

Kind	Col. 1	Col. 2	Col. 3	Col. 4
	Length 4'	Length 12''		
	1 cord	1 cord	$\frac{1}{2}$ cord	$\frac{1}{4}$ cord
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Seasoned Birch.....	10.50	13.00	6.75	3.75
“ Tamarack.....	10.50	13.00	6.75	3.75
“ Jack Pine.....	9.00	11.50	6.00	3.25
“ Poplar.....	7.75	10.25	5.40	3.00
Green Birch.....	9.50	12.00	6.25	3.25
“ Tamarack.....	9.50	12.00	6.25	3.25
“ Jack Pine.....	8.00	10.50	5.50	2.90
“ Poplar.....	6.75	9.25	4.90	2.70
Grade A Slabwood.....	7.50	9.00	5.00
Grade B Slabwood.....	7.00	8.50	4.75
Grade C Slabwood.....	5.50

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 79

Prices of Fuelwood in the Province of Nova Scotia excluding the Island of Cape Breton

Under the powers given by the Wartime Prices and Trade Board to the Wood Fuel Administrator,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

Effective Date, Revocation and Replacement and Application of Order

1. This Order comes into force on October 18, 1943, and revokes and replaces Administrator's Order No. A-228 (otherwise called Fuelwood Order No. 11). The Order fixes the highest selling price of fuelwood in the province of Nova Scotia excepting the Island of Cape Breton.

Definitions

2. For the purpose of this Order the words stated below are given defined meanings as follows:—

(a) “fuelwood”—includes millwood.

(b) “cord”—a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed millwood 16 inches or under in length must contain 168 cubic feet.

(c) “sell”—includes an offer to sell.

Sales by Cord

3. All sales of fuelwood must be by the cord.

Advertisement

4. An advertisement offering fuelwood for sale must contain the full name and address of the seller.

Price List to be Posted up and Copy Sent to Administrator

5. A person who sells fuelwood must keep a copy of his price list on display at the place he takes orders for or sells the same in a position where it can be readily examined by customers. A copy of the price list must be displayed promptly after this Order comes into force and a copy of the same sent to the Administrator not later than November 18, 1943. If any change is made in prices a new price list must be put on display and a copy sent to the Administrator within 14 days after the change is made.

Invoice or Sales Slip to be Given

6. On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing,

- (a) the seller's name and address,
- (b) the date of sale and delivery,
- (c) the kind and quantity sold,
- (d) the length and whether seasoned or green,
- (e) the price per cord and the total price charged.

Copy of Invoice or Sales Slip to be Retained

7. The seller must keep a duplicate of each invoice or sales slip and have it available for inspection at any time within 12 months after the date of delivery by any authorized representative of the Board.

Producer's Selling Price at Roadside

8. The highest price at which a producer may sell seasoned fuelwood of a kind named and length specified piled at the roadside nearest to the woodlot or timber limit from which the fuelwood is cut is fixed at the price per cord for the same set forth in Schedule "A" hereto.

Price to Consumers delivered

9. (1) The highest price at which any person may sell to a consumer seasoned fuelwood of a kind named, length specified, including delivery to the consumer's premises, is fixed at the price per cord, or where specified, a fraction of a cord, for the same set forth in Schedule "B" hereto.

(2) The price for a fractional quantity of a cord specified in Schedule "B" applies only when the quantity is ordered by the consumer or delivered at his request.

Green Fuelwood

10. The highest price at which any person may sell green fuelwood shall be fifty (50) cents per cord less than his highest lawful price of seasoned fuelwood of the same kind and length.

Highest Price to Consumer not Delivered

11. When the seller, other than a producer, does not deliver, the highest price at which he may sell fuelwood to a consumer is the price fixed by Section 9 or 10, as the case may be, less the cost of delivery.

Prices Fixed by Sections 9, 10 and 11 not to Apply to Halifax and Dartmouth

12. The prices of fuelwood fixed by Sections 9, 10 and 11 shall not apply to a sale of fuelwood in the City of Halifax or Town of Dartmouth nor to a sale of fuelwood delivered from a yard located in Halifax or Dartmouth.

Dated at Ottawa, this 9th day of October, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To FUELWOOD ORDER No. 79

Highest Price of Fuelwood piled at the roadside nearest to the woodlot or timber limit from which the fuelwood was obtained, in the province of Nova Scotia, other than the Island of Cape Breton.

Producers' Prices

Column Length	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5
	4'	24''	16''	12''	More than 4'
KINDS	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Hard Maple, Yellow Birch, Beech, not more than 10% White Birch (mixed)	7.00	8.00	9.00	9.50	6.00
Hard Maple, Yellow Birch, Beech, White Birch, Ash, Soft Maple (mixed).....	6.50	7.50	8.50	9.00	5.50
White Birch, Soft Maple, Apple Wood (mixed).....	6.00	7.00	8.00	8.50	5.00
50% Hardwood and 50% Softwood, including Pine, Balsam and Hemlock.....	5.50	6.50	7.50	8.00	4.50
Pine, Hemlock, Spruce, Balsam, Fir, Poplar.....	4.00	5.00	6.00	6.50	3.00

SCHEDULE "B"

To FUELWOOD ORDER No. 79

Highest Price of Seasoned Fuelwood delivered to the premises of Consumers in the Province of Nova Scotia EXCEPTING (a) the Island of Cape Breton, and (b) the City of Halifax and Town of Dartmouth.

PART I--Seasoned Bodywood

Quantity.....	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10	Col. 11
	4' Length	24" Length		16" Length		12" Length		12" Length		Assorted lengths over 4' and up 1 Cord	
	1 Cord	1 Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord	1 Cord	$\frac{3}{4}$ Cord	$\frac{1}{2}$ Cord	1 Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord	
KINDS	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Hard Maple, Yellow Birch, Beech and not more than 10% White Birch (mixed)...	10.50	12.00	6.25	3.25	13.50	9.25	4.75	14.00	7.25	3.75	8.50
Hard Maple, Yellow Birch, Beech, White Birch, Ash and Soft Maple (mixed)...	10.00	11.50	6.00	3.15	13.00	9.00	4.60	13.50	7.00	3.65	8.00
White Birch, Soft Maple and Apple Wood (mixed).....	9.50	11.00	5.75	3.00	12.50	8.65	4.45	13.00	6.75	3.50	7.50
50% Hardwood and 50% Softwood including Spruce, Poplar, Pine, Balsam and Hemlock.....	8.50	10.00	5.25	2.75	11.50	8.00	4.10	12.00	6.25	3.25	6.50
Pine, Hemlock, Poplar, Spruce and Fir...	6.75	8.25	4.40	2.30	9.75	6.75	3.50	10.50	5.50	2.85	4.75

Part II—Seasoned Millwood

	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10
	4' Length		24" Length		16" or 14" Length		12" Length		12" Length	
	1 Cord	1 Cord	1 Cord	1 Cord	1 Cord 168 cu. ft. loose	1 Cord 168 cu. ft. loose	1 Cord 168 cu. ft. loose	1 Cord 168 cu. ft. loose	1 Cord	1 Cord
Quantity.....	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
KINDS										
Heavy Hardwood Slabs.....	10.50	11.50	6.00	3.25	12.00	6.25	3.25	12.50	6.50	3.35
Heavy and light Hardwood Slabs (mixed).....	9.50	10.50	5.50	2.85	11.00	5.75	3.00	11.50	6.00	3.25
Hardwood Slabs and Edgings (mixed).....	8.50	9.50	4.50	2.60	10.50	5.50	2.85	11.00	5.75	3.00
Hardwood Edgings.....	8.00	9.00	4.75	2.50	10.00	5.25	2.85	10.50	5.50	2.85
Softwood Slabs.....	5.00	6.00	3.25	1.75	6.00	3.25	1.75	6.50	3.50	1.90
Softwood Slabs and Edgings (mixed).....	4.50	5.50	3.00	1.60	5.50	3.00	1.60	6.00	3.25	1.75
Softwood Edgings unbundled.....	4.00	5.00	2.75	1.60	5.00	2.75	1.60	5.50	3.00	1.60
Softwood Edgings bundled.....	4.50	5.00	2.75	1.60	5.00	2.75	1.60	5.50	3.00	1.60

NOTE:—Highest Prices for Green Fuelwood 50 cents per cord less than Seasoned Fuelwood.

WARTIME PRICES AND TRADE BOARD**Fuelwood Order No. 80****Respecting Maximum Prices for Fuelwood in Halifax and Dartmouth,
in the Province of Nova Scotia**

Under the powers given by the Wartime Prices and Trade Board to the Wood Fuel Administrator,

It is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on the 18th day of October, 1943.
2. Administrator's Order No. A-229 (otherwise called Fuelwood Order No. 12) is hereby amended as follows:—
 - (i) Section 2 of said Administrators Order No. A-229 is revoked.
 - (ii) Sections 3, 4, 5 and 6 of said Order are renumbered Sections 2, 3, 4 and 5 respectively.

Dated at Ottawa, this 9th day of October, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board

(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 12 B

(Zinc, Zinc Oxide and Zinc Mill Products)

(Dated October 1, 1943)

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:—

- (a) "Metals Controller" shall mean the person appointed Metals Controller by the Governor General in Council and for the time being in office as such;
- (b) "person" shall include firm, partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (c) "zinc" shall mean all grades of metallic zinc which have been produced by any electrolytic or other heat-refining process and shall include zinc metal produced from scrap or dross, zinc dust and any alloy in the composition of which the percentage by weight of zinc exceeds 50 per cent, but shall not include zinc mill products;
- (d) "zinc oxide" shall mean all grades of zinc oxide which have been produced from zinc metal, zinc dross, zinc ores or zinc concentrates and/or any other zinc-bearing material and shall include leaded zinc oxide;
- (e) "zinc mill products" shall mean any semi-fabricated zinc and shall include any product of a zinc rolling mill such as rod, bar, sheet and ribbon zinc, extrusions, forgings, wire and welding rod;
- (f) "zinc ships' boiler plates" shall mean zinc plates for use in marine boilers to prevent corrosion.
- (g) "Application to Purchase" shall mean an application to purchase zinc, zinc oxide or zinc mill products, in such form or forms as the Metals Controller may from time to time require.

PART I.—ZINC AND ZINC OXIDE

2. *Unauthorized Sales Prohibited*

(1) Except as provided in subsection (2) next succeeding, no person shall purchase or otherwise acquire, sell, loan or otherwise transfer any zinc or zinc oxide unless the person receiving such zinc or zinc oxide delivers to the supplier a permit issued by the Metals Controller authorizing such transaction.

(2) The provisions of subsection (1) of this Section shall not apply to sales at retail in amounts of 25 pounds and under.

3. *Galvanizing*

No person shall during the year 1943 or any year thereafter, use or consume for hot dip galvanizing for civilian purposes more than 80 per cent of the quantity of zinc used by such person during the year 1940.

4. *Prohibited Uses*

No person shall use any zinc for:—

- (a) the purpose of galvanizing pipe or pipe fittings where such pipe or pipe fittings are over 3 inches iron pipe size,
- (b) the purpose of galvanizing drainage fittings,
- (c) roofing on buildings,
- (d) terrazzo spacers and/or decorative strips except for hospital operating rooms and/or rooms in which X-ray machines are used.

5. *Zinc Oxide*

(1) No person shall use or consume in the manufacture of paint for civilian purposes:—

- (a) During the fourth quarter of 1943 more than 16·25 per cent of the amount of zinc oxide used by such person for the manufacture of paint during the year 1940;
- (b) During the year 1944 or any year thereafter more than 65 per cent of the amount of zinc oxide used by such person for the manufacture of paint during the year 1940.

(2) No person shall during 1943 or any year thereafter use or consume in the manufacture of linoleum more than 75 per cent of the zinc oxide used by such person for such purpose during the year 1940.

(3) No person shall during 1943 or any year thereafter use or consume in the manufacture of cosmetics more than 50 per cent of the zinc oxide used by such person for such purpose during the year 1940.

PART II.—ZINC MILL PRODUCTS

6. *Unauthorized Sale of Zinc Mill Products Prohibited*

(1) No person shall sell, supply, purchase or acquire any zinc mill products except as authorized under the provisions of this Order.

(2) The provisions of subsection (1) next preceding shall not apply to the acquisition or purchase by a photo engraver or lithographer of rolled zinc for photo engraving or lithography which is governed by the Order of the Metals Controller No. M.C. 17 dated June 19, 1942, as amended.

7. *Purchase Direct From Fabricators*

Each purchase order for zinc mill products, whether produced in Canada or imported, which any person may wish to place with a fabricator of such zinc mill products shall be sent to the office of the Metals Controller, together with an "Application to Purchase." If the Metals Controller approves the acquisition of such zinc mill products, the order will be so marked and forwarded by the Metals Controller to the designated fabricator, and such order may then be filled.

8. *Approval of the Metals Controller Required for Purchases of Zinc Mill Products in Quantities in Excess of 200 Pounds from Persons Other Than Fabricators.*

(1) Each person who desires to purchase zinc mill products from a person other than a fabricator in an amount in excess of 200 pounds in weight shall forward his purchase order to his supplier, together with an Application to Purchase and such supplier shall in turn submit the purchase order and Application to Purchase to the Controller. If the supplier would not be filling the customer's order from his stock he shall also forward with the customer's order and Application to Purchase his own purchase order for the material required endorsing his purchase order number on the customer's Application to Purchase.

If approval is given for the filling of the customer's purchase order it will be so marked and returned to the supplier, and where the supplier has also placed a purchase order, it will be also approved and forwarded to the fabricator or other supplier on whom it is placed, and the purchase orders may then be filled. If the customer's

purchase order is not filled it will be marked "rejected" and returned to his supplier, and in cases where the supplier has also placed a purchase order, such purchase order will also be marked "rejected" and returned to him.

(2) The provisions of subsection (1) of this Section shall not apply to zinc metallizing wire.

9. Supply and Purchase of Zinc Mill Products in Weights Not Exceeding 200 Pounds From Persons Other Than Fabricators.

(1) Except as provided in Sections 10, 11 and 12, and in subsection (2) of this Section, a person other than a fabricator may sell or supply zinc mill products from his inventory in amounts not exceeding 200 pounds in weight to any authorized purchaser listed in Schedule A hereto, provided the authorized purchaser submits to his supplier together with his purchase order a signed Application to Purchase.

(2) No authorized purchaser referred to in Schedule A hereto, shall purchase or acquire zinc mill products under the provisions of subsection (1) of this Section, if such purchase or acquisition would when taken together with the estimated stocks on hand at the time of delivery, cause such authorized purchaser's inventory of zinc mill products to exceed the following limitations, and no supplier shall, except with the permission of the Metals Controller, sell or supply zinc mill products from his inventory to an authorized purchaser, if the Application to Purchase shows that the quantity ordered would cause the customer's inventory to exceed the following limitations:

- (a) In the case of a purchase order placed by a supplier for replenishment of his stock of zinc mill products for resale, the average weight of such kind or size of zinc mill products sold by him in a thirty-day period, based on the previous six months' sales of such kind or size of zinc mill products (for Port Arthur, Ontario, and west thereof, a forty-five day period), or
- (b) In the case of a purchase order placed by a consumer for zinc mill products to be incorporated into his manufactured product or for use as repair, maintenance or operating supplies, the estimated weight of such zinc mill products which will be used by him in the thirty-day period following the anticipated time of delivery. (Port Arthur, Ontario, and west thereof, a forty-five-day period.)

10. Zinc Alloy Welding Rod

(1) Sales of zinc alloy welding rod may be made by a supplier without requiring an Application to Purchase from the purchaser if the amount involved does not exceed 50 pounds in weight.

(2) Suppliers of zinc alloy welding rod shall forward to the Metals Controller not later than the tenth day of each month a list of the sales of zinc alloy welding rod made during the previous calendar month, pursuant to the provisions of subsection (1) of this Section 10.

11. Use of Zinc Mill Products in Building Prohibited

No person shall sell, supply, purchase or otherwise acquire, or use any zinc mill products for incorporation into any building, where such zinc mill products are for the construction of such building, but this restriction shall not apply to zinc sheet or strip which has been fabricated as, or is to be used as, weather strip.

12. Zinc Metallizing Wire

(1) Each person wishing to order zinc metallizing wire from a supplier shall certify on his purchase order the purpose or use of such wire. An Application to Purchase is not required.

(2) Suppliers of zinc metallizing wire shall submit in duplicate to the Metals Controller the purchase order received from the intending purchaser. If approved, the order will be so marked and returned to the supplier, and it may then be filled.

PART III

ZINC SHIPS' BOILER PLATES

13. *Purchase of Zinc Ships' Boiler Plates*

No person shall for resale, purchase or acquire any zinc ships' boiler plates without a permit in writing from the Metals Controller.

PART IV

GENERAL PROVISIONS

14. *Stock Reports Required*

Not later than the 10th day of each month, each person who has used, consumed, or carried a stock of zinc, zinc oxide, zinc mill products or zinc ships' boiler plates at any time during the calendar month immediately preceding, shall forward to the office of the Metals Controller on such form as the Metals Controller may from time to time require, a report of his stock position and consumption during the preceding calendar month.

15. *Permits*

The provisions of this Order shall be subject to any permit or order issued by the Metals Controller.

16. *Order No. M.C. 12 Rescinded*

The Order of the Metals Controller No. M.C. 12 dated May 11, 1942, as amended by Order No. M.C. 12A dated February 26, 1943, is hereby rescinded.

17. *Effective Date*

This Order shall be effective on and after October 1, 1943.

G. C. BATEMAN,
Metals Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

NOTE: Pursuant to Section 2 of the Order of the Wartime Industries Control Board No. 2, dated 11th day of March, 1942, it is an offence to use material which has been acquired under a permit, for any purpose other than that stated in the permit.

NOTE: Under Section 15 of the Wartime Industries Control Board Regulations, it is an offence punishable by fine up to Five Thousand Dollars or to imprisonment for five years or to both fine and imprisonment for any person to fail to observe any Order of a Controller or to make any false statement or representation to or for the use or information of a Controller.

SCHEDULE A TO ORDER NO. M.C. 12B

(See Section 9)

List of Authorized Purchasers

The following persons are for the purpose of this Order authorized purchasers:

1. Department of Munitions and Supply.
2. Department of National Defence (Naval Services).
3. Department of National Defence (Army).
4. Department of National Defence (Air Services).

5. Royal Air Force.
6. National Research Council.
7. Department of Transport.
8. Department of Justice.
9. Department of Pensions and National Health.
10. Department of Public Works.
11. National Harbours Board.
12. A person who requires zinc mill products for use in the manufacture of goods on the order of an authorized purchaser named in items 1 to 11 inclusive.
13. A stock company owned or controlled by His Majesty the King in right of Canada, in respect of work to be done on contracts directly related to war work.
14. A person who requires zinc mill products for any of the following purposes:—
 - (a) shipbuilding and ship repairing, including commercial fishing boats and equipment but excluding pleasure craft;
 - (b) manufacture and repair of aircraft;
 - (c) installation, maintenance and repair of telegraph, telephone, street railway, tram and other communication and transportation systems of an electric power, gas waterworks and sewage systems.
 - (d) manufacture of electrical equipment;
 - (e) manufacture of farm machinery and equipment;
 - (f) new installations, at or in:
 - (i) a primary iron and steel plant or mine;
 - (ii) a primary non-ferrous metal plant or mine;
 - (iii) a primary non-metallic plant or mine;
 - (iv) a chemical or explosive plant;
 - (v) an oil refinery;
 - (vi) a pulp and paper mill;
 - (vii) a plant used in lumbering.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

ORDER No. M.V.C. 18A

(Used Passenger Motor Vehicle Prices)

Dated September 29, 1943

Pursuant to the powers conferred by Orders in Council P.C 1121 of February 13, 1941, as amended, and P.C. 6835 of August 29, 1941, and with the approval of the Chairman of the Wartime Industries Control Board, and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires;

- (a) "Controller" or "Motor Vehicle Controller" shall mean the person from time to time appointed Motor Vehicle Controller by the Governor General in Council;
- (b) "motor vehicle" shall mean any vehicle the motive power for which is furnished by any type of internal combustion engine but shall not include a motor cycle, any self-tracklaying vehicle, tractor or railway rolling stock, or any implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon;

- (c) "model year" shall in respect of passenger motor vehicles begin with the first day of October of the year which precedes the year by which the model of such passenger motor vehicle is designated. If the manufacturer does not designate his passenger motor vehicles by "model year", then the calendar year in which such passenger motor vehicle is produced shall be the model year of such vehicle;
- (d) "new passenger motor vehicle price" shall for any motor vehicle listed in Schedule A, B or C to this Order mean the price respectively shown for such vehicle in such Schedule, and for any passenger motor vehicle not listed in said Schedules shall mean the price shown therein for the passenger motor vehicle of the make and model most nearly similar to the passenger motor vehicle sold or offered for sale;
- (e) "passenger motor vehicle" shall mean a motor vehicle suitable for carrying passengers, with seating capacity for ten people or less;
- (f) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. Order No. M.V.C. 18 Rescinded

The Order of the Motor Vehicle Controller No. M.V.C. 18, dated May 12, 1942, is hereby rescinded.

3. Maximum Price of Used Passenger Motor Vehicles

The price at which any person may sell or offer to sell a used passenger motor vehicle shall not exceed a price computed as follows:

- (a) Add the following items (i), (ii), (iii) and (iv),
 - (i) The new passenger motor vehicle price;
(See Section 1 (d) for definition of new passenger motor vehicle price).
 - (ii) A handling charge of \$25.00.
 - (iii) A charge for any accessory or option included with or fitted to the passenger motor vehicle and listed in Schedule D, provided such accessory or option was not included in the price of the passenger motor vehicle as original equipment, such charge to be not in excess of the price provided for such accessory or option in said Schedule, and no allowance shall be made or amount charged for any accessory or option not listed in said Schedule D.
- (NOTE: A spare tire and tube is an accessory).
- (iv) Transportation charges to place of sale, as provided by Schedule E to this Order.

AND

- (b) Adjust the total sum thus reached by taking the appropriate percentage thereof in accordance with the following tabulation,—

Time elapsed from date of beginning of model year to date of sale	Percentage
Up to and including 6 months.....	100
Over 6 months and not more than 1 year.....	95
Over 1 year and up to 2 years.....	85
Over 2 years and up to 3 years.....	75
Over 3 years and up to 4 years.....	65
Over 4 years and up to 5 years.....	55
Over 5 years and up to 6 years.....	50
Over 6 years and up to 7 years.....	45
Over 7 years and up to 8 years.....	40
Over 8 years and up to 9 years.....	35
Over 9 years.....	30

(For Example: Assume a passenger motor vehicle of X make 1940 model, listed in Schedule A at \$1,500.00, and sale is made in August, 1943, in Saskatchewan, and the car is equipped with a radio and a spare tire (not original equipment):—

New passenger Motor Vehicle price (Section 3 (a) item (i) and Schedule A)	\$ 1,500.00
Plus handling charge (Section 3 (a) item (ii)	25.00
Plus accessories— (Section 3 (a) item (iii) and Schedule D)	
{ Radio	\$ 70.00
{ Spare tire and tube	25.00
	<hr/> 95.00
Plus transportation (Section 3 (a) item (iv) and Schedule E)	140.00
	<hr/>
Total is	\$ 1,760.00

In accordance with the appropriate percentage shown in Section 3 (b) for a motor vehicle over 3 and up to 4 years, take 65 per cent of this sum of \$1,760.00 which gives the maximum selling price of the vehicle, including accessories, as \$1,144.00).

4. *Invoice Required*

Each seller of a used passenger motor vehicle shall deliver to the purchaser thereof a statement in writing showing the names and addresses of the seller and purchaser, the terms of the sale, the price paid for the passenger motor vehicle, its make, model, and its model year and serial number.

5. *Application of Order to Sale of Personal or Household Effects, Isolated Sales of Motor Vehicles and Sales of Motor Vehicles by Auction.*

This Order shall apply to the sale by any person of his personal or household effects, isolated sales of motor vehicles by any person not in the business of selling motor vehicles and the sale of motor vehicles by auction, notwithstanding the provisions of Order in Council P.C. 8528 dated the 1st day of November 1941 as amended, or the provisions of Order 189 of the Wartime Prices and Trade Board, as amended.

6. *Permits*

This Order shall be subject to any permit or Order of the Motor Vehicle Controller.

7. *Effective Date*

This Order shall be effective on and after October 25th, 1943.

J. H. BERRY,
Motor Vehicle Controller.

APPROVED:

HENRY BORDEN
Chairman Wartime Industries Control Board.

CONCURRED IN BY THE WARTIME PRICES AND TRADE BOARD:

D. GORDON,
Chairman.

SCHEDULE "A" TO ORDER No. M.V.C. 18A

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
--------------	-------------	--

CADILLAC

Series 42-61 Body by Fisher—126" W.B.

6107	5-Passenger Club Coupe.....	\$2,604.00
6109	4-Door Sedan.....	2,777.00

Series 42-62 Body by Fisher—129" W.B.

6207	5-Passenger Club Coupe.....	\$2,810.00
6207D.	5-Passenger Club Coupe.....	2,977.00
6269	4-Door Sedan.....	2,977.00
6269D.	4-Door Sedan.....	3,145.00

Series 42-63 Body by Fisher—126" W.B.

6319	4-Door Sedan.....	\$3,227.00
------	-------------------	------------

Series 42-60 Special—Body by Fleetwood—133" W.B.

6069	4-Door Sedan.....	\$4,322.00
6069F.	4-Door Sedan-Division.....	4,626.00

CHEVROLET

Master Deluxe Series—116" W.B.

Tires 6.00 x 16—4 Ply

12-11	5-Passenger Town Sedan.....	\$1,222.76
12-27B.	2-Passenger Business Coupe.....	1,136.76
12-27	5-Passenger Sport Coupe.....	1,206.76
12-19	5-Passenger Sport Sedan.....	1,287.76
12-16	Sedan Chassis (Less Cowl).....	742.75

Fleetline Series—116" W.B.

Tires 6.00 x 16—4 Ply

10-07	5-Passenger Aerosedan.....	\$1,335.76
10-69	5-Passenger Sport Master Sedan.....	1,395.76
10-16	Sedan Chassis (Less Cowl).....	781.75
13-12	All Steel Suburban Station Wagon.....	1,410.76

Imported Models

Station Wagon.....	\$1,931.35
Cabriolet... ..	1,824.35

CHRYSLER

Chrysler Royal, Tires (4) 6-25 x 16 x 4

Coupe	\$1,537.20
Club Coupe.....	1,713.38
2-Door Sedan	1,663.73
4-Door Sedan	1,745.04

Chrysler Windsor, Tires (4) 6-25 x 16 x 4

Coupe	\$1,623.16
Club Coupe	1,800.82
2-Door Sedan	1,750.43
4-Door Sedan	1,831.74

SCHEDULE "A" TO ORDER No. M.V.C. 18A—*Con.*

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
--------------	-------------	--

DE SOTO

De Soto Custom, Tires (4) 6·25 x 16 x 4

Coupe	\$1,575.46
Club Coupe	1,752.53
2-Door Sedan	1,702.87
4-Door Sedan	1,784.56

DODGE

De Luxe Series, Tires (4) 6·00 x 16 x 4

Coupe	\$1,122.04
Club Coupe	1,197.19
2-Door Sedan	1,221.05
4-Door Sedan	1,283.87

Special De Luxe Series, Tires (4) 6·00 x 16 x 4

Coupe	\$1,246.30
Club Coupe	1,308.91
2-Door Sedan	1,332.86
4-Door Sedan	1,382.95

DODGE

Custom Series, Tires (4) 6·00 x 16 x 4

Coupe	\$1,448.52
Club Coupe	1,619.81
2-Door Sedan	1,570.52
4-Door Sedan	1,644.91
7-Passenger 4-Door Sedan, Tires (4) 6·50 x 16 x 4	2,029.52

FORD

Ford Special, Tires 6·00 x 16—4 ply

Coupe	\$1,069.49
Tudor	1,131.87
Fordor	1,194.24

Ford De Luxe, Tires 6·00 x 16—4 ply

Coupe	\$1,113.15
Tudor	1,175.53
Fordor	1,237.90

Ford Super De Luxe, Tires 6·00 x 16—4 Ply

Coupe	\$1,169.29
Tudor	1,231.67
Sedan Coupe	1,281.57
Fordor	1,294.04

HUDSON

Model 20 Sp. Hudson Special Six

2-Door Sedan	\$1,386.00
4-Door Sedan	1,434.00
3-Pass. Coupe	1,270.00
Club Coupe	1,426.00

Model 20 P. Hudson Special Deluxe Six

2-Door Sedan	\$1,456.00
4-Door Sedan	1,510.00
3-Pass. Coupe	1,423.00
Club Coupe	1,499.00

SCHEDULE "A" TO ORDER No. M.V.C. 18A—Con.

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
HUDSON		
<i>Model 21 Hudson Super Six</i>		
2-Door Sedan		\$1,620.00
4-Door Sedan		1,670.00
3-Pass. Coupe		1,589.00
Club Coupe		1,675.00
<i>Model 22 Hudson Commodore Six</i>		
2-Door Sedan		\$1,779.00
4-Door Sedan		1,829.00
3-Pass. Coupe		1,724.00
Club Coupe		1,835.00
<i>Model 24 Hudson Commodore Eight</i>		
2-Door Sedan		\$1,856.00
4-Door Sedan		1,921.00
3-Pass. Coupe		1,812.00
Club Coupe		1,922.00
<i>Model 27 Hudson Commodore Custom Eight</i>		
4-Door Sedan		\$2,245.00
McLAUGHLIN-BUICK		
<i>Special Series—121" W.B., Tires 6.50 x 16—4 Ply</i>		
(44-07) 46 S 6 Passenger 2-Door Sedanet.....		\$1,797.19
(44-09) 41 6 Passenger 4-Door Touring Sedan.....		1,870.19
(44-16) 410 Sedan Chassis (Less Cowl).....		1,081.34
<i>Century Series—126" W.B., Tires 7.00 x 15—4 Ply</i>		
(46-07) 66 S 6 Passenger 2-Door Sedanet.....		\$2,272.55
(46-09) 61 6 Passenger 4-Door Touring Sedan		2,348.55
(46-16) 610 Sedan Chassis (Less Cowl).....		1,337.39
BUICK IMPORTED		
<i>Buick 40A (Tires 6.50 x 15—4 Ply)</i>		
44 C Convertible Coupe.....		\$2,109.85
<i>Buick 40B (Tires 7.00 x 15—4 Ply)</i>		
49 Estate Wagon		\$2,848.40
<i>Buick 50 (Tires 6.50 x 16—4 Ply)</i>		
56C Convertible Coupe		\$2,353.40
56S Sport Coupe		2,041.40
51 4-Door Touring Sedan.....		2,187.40
<i>Buick 70 (Tires 7.00 x 15—4 Ply)</i>		
76C Convertible Coupe		\$2,794.00
76S Sport Coupe		2,370.00
71 4-Door Touring Sedan.....		2,565.00
<i>Buick 90 (Tires 7.50 x 16—6 Ply)</i>		
91 6 Passenger Touring Sedan.....		\$4,370.50
90 8 Passenger Touring Sedan.....		4,884.50
90 L Limousine		5,149.50

SCHEDULE "A" TO ORDER No. M.V.C. 18A—Con.

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
--------------	-------------	--

MERCURY

Mercury (Tires 6.50 x 15—4 Ply)

Coupe	\$1,348.18
Sedan	1,398.08
Sedan Coupe	1,462.95
Town Sedan	1,462.95

NASH

Nash Ambassador "600" Special Series

4240	4-Door Trunk Sedan	\$1,460.00
4242	Coupe	1,280.00
4243	Brougham	1,386.00
4248	4-Door Slipstream Sedan	1,391.00
4249	2-Door Slipstream Sedan	1,323.00

Nash Ambassador Six Series

4260	4-Door Trunk Sedan	\$1,954.00
4262	Coupe	1,706.00
4263	Brougham	1,838.00
4268	4-Door Slipstream Sedan	1,863.00
4269	2-Door Slipstream Sedan	1,684.00

Nash Ambassador Eight Series

4280	4-Door Trunk Sedan	\$2,184.00
4283	Brougham	2,042.00
4288	4-Door Slipstream Sedan	2,093.00

PONTIAC

Fleetleader Special Series—116" W.B. Tires 6.00 x 16—4 Ply

22-11	5 Passenger 2-Door Sedan	\$1,273.76
22-27B	2 Passenger Business Coupe	1,190.76
22-27	5 Passenger Sport Coupe	1,257.76
22-19	5 Passenger 4-Door Sedan	1,338.76
22-16	Sedan Chassis (Less Cowl)	792.75

Fleetleader Torpedo Series,—116" W.B. Tires 6.00 x 16—4 Ply

20-07	5 Passenger Torpedo Sedan Coupe	\$1,405.76
20-69	5 Passenger Cruiser Sedan	1,464.76
20-16	Sedan Chassis (Less Cowl)	831.75

Deluxe Series—119" W.B.—Tires 6.00 x 16—4 Ply

25-07	5 Passenger Torpedo Sedan Coupe	\$1,472.76
25-19	5 Passenger 4-Door Sedan	1,523.57
25-69	5 Passenger Cruiser Sedan	1,553.57
25-16	Sedan Chassis (Less Cowl)	870.75
93-12	All Steel Suburban Station Wagon	1,427.76

IMPORTED PONTIAC

Pontiac Torpedo "6", Tires 6.00 x 16—4 Ply

Convertible Coupe	\$1,859.15
-------------------------	------------

Pontiac Streamliner "6", Tires 6.50 x 16—4 Ply

Station Wagon	2,142.30
---------------------	----------

SCHEDULE "A" TO ORDER No. M.V.C. 18A—*Con.*

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
--------------	-------------	--

IMPORTED PONTIAC

<i>Pontiac Torpedo "8", Tires 6.00 x 16—4 Ply</i>		
Convertible Coupe.		1,907.00
<i>Pontiac Streamliner "8", Tires 6.50 x 16—4 Ply</i>		
Sedan Coupe.		1,715.20
Sedan.		1,823.20
Station Wagon.		2,193.30
<i>Pontiac Streamliner Chieftain "8", Tires 6.50 x 16—4 Ply</i>		
Sedan Coupe.		1,803.20
Sedan.		1,911.20
Station Wagon.		2,289.30

OLDSMOBILE

Special Series—119" W.B., Tires 6.00 x 16—4 Ply

35-07	5 Passenger Club Sedan.....	\$1,543.57
35-19	5 Passenger 4-Door Sedan.....	1,592.57
35-69	5 Passenger Cruiser Sedan.....	1,622.57
35-16	Sedan Chassis (Less Cowl).....	940.75

Dynamic Series—125" W.B., Tires 6.50 x 16—4 Ply

36-07	5 Passenger Club Sedan.....	\$1,720.19
36-09	5 Passenger 4-Door Sedan.....	1,794.19
36-16	Sedan Chassis (Less Cowl).....	1,071.34

OLDSMOBILE IMPORTED MODELS

Oldsmobile Six "66"

Station Wagon—Tires 6.50 x 15—4 Ply.....	\$2,155.65
Convertible Coupe—Tires 6.00 x 16—4 Ply.....	1,910.65

Oldsmobile Eight "68", Tires 6.50 x 15—4 Ply

Station Wagon	2,237.65
Convertible Coupe	1,992.65

Oldsmobile Eight "78", Tires 6.50 x 16—4 Ply

Club Sedan	1,800.20
Four Door Sedan	1,908.20

Oldsmobile Eight "98", Tires 7.00 x 15—4 Ply

Convertible Coupe	2,215.65
Club Sedan	1,934.65
Four Door Sedan	2,040.65

PACKARD

1582	—Six Special Four Door Sedan	\$2,298.00
1585	—Six Special Club Sedan	2,233.00
1502	—Six Custom Four Door Sedan	2,414.00
1505	—Six Custom Club Sedan	2,336.00
1592	—Eight Special Four Door Sedan	2,421.00
1595	—Eight Special Club Sedan	2,339.00
1512	—Eight Custom Four Door Sedan	2,534.00
1515	—Eight Custom Club Sedan	2,456.00

SCHEDULE "A" TO ORDER No. M.V.C. 18A—Con.

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
PLYMOUTH		
<i>Deluxe Series, Tires (4) 6-00 x 16 x 4</i>		
Coupe		\$1,109.66
Club Coupe		1,184.80
2-Door Sedan		1,208.72
4-Door Sedan		1,271.41
<i>Special Deluxe Series, Tires (4) 6-00 x 16 x 4</i>		
Coupe		\$1,233.92
Club Coupe		1,296.46
2-Door Sedan		1,320.49
4-Door Sedan		1,370.65
STUDEBAKER		
<i>Custom Champion</i>		
Coupe		\$1,248.50
Coupe with Opera Seats		1,316.00
Double Dater Coupe		1,316.00
Club Sedan		1,324.50
Cruising Sedan		1,392.00
<i>Custom Deluxe Champion</i>		
Coupe		\$1,307.50
Coupe with Opera Seats		1,366.75
Double Dater Coupe		1,366.75
Club Sedan		1,375.25
Cruising Sedan		1,442.75
<i>Deluxe-Tone Champion</i>		
Coupe... ..		\$1,369.75
Coupe with Opera Seats.....		1,428.75
Double Dater Coupe.....		1,428.75
Club—Sedan		1,437.50
Cruising Sedan.....		1,505.00
<i>Custom Commander</i>		
Sedan Coupe.....		\$1,665.65
Sedan.... ..		1,700.75
Land Cruiser.....		1,779.65
<i>Deluxe-Tone Commander</i>		
Sedan.... ..		\$1,820.00
Land Cruiser.....		1,898.75
<i>Custom President</i>		
Sedan.... ..		\$1,935.75
Land Cruiser.....		2,014.75
<i>Deluxe-Tone President</i>		
Sedan.... ..		\$2,054.75
Land Cruiser.....		2,134.00
<i>Commander Skyway</i>		
Sedan Coupe.....		\$1,828.75
Cruising Sedan.....		1,863.75
Land Cruiser.....		1,916.25

SCHEDULE "A" TO ORDER No. M.V.C. 18A.—*Con.*

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
--------------	-------------	--

STUDEBAKER

President Skyway

Sedan Coupe.....	\$2,063.50
Cruising Sedan.....	2,098.50
Land Cruiser.....	2,151.25

WILLYS AMERICAR

Speedway Coupe.....	\$1,126.04
Speedway Sedan.....	1,190.58
Deluxe Coupe.....	1,180.70
Deluxe Sedan.....	1,230.57

SCHEDULE "B" TO ORDER No. M.V.C. 18A

AUSTIN

8 H.P.	
Sixlight Sedan	\$ 1,150.00
Fourlight Coach	1,099.00
Tourer	1,048.00
Van (Primary Coat Only)	925.00
10 H.P.	
Ten Four Deluxe Sedan	1,431.00
Ten Four Standard Sedan	1,380.00
12 H.P.	
4 Cylinder 4-Door Sedan	1,380.00
14 H.P.	
4-Door Sedan Deluxe	1,645.00
4-Door Sedan Standard	1,584.00

FLYING STANDARD

8 H.P.	
Sedan	\$1,193.00
Coach	1,161.00
Touring	1,043.00

HILLMAN

10 H.P.	
Standard Sedan	\$1,336.00
Touring	1,350.00
Deluxe	1,426.00
Midget Roadster	1,436.00
1½ Litre Touring	2,162.00

MORRIS

8 H.P.	
Deluxe Sedan	\$1,174.00
Standard Sedan	1,150.00
Deluxe Coach	1,091.00
Standard Coach	1,067.00
Touring	1,057.00
Roadster	990.00
10 H.P.	
Deluxe Sedan	1,249.00
Standard Sedan	1,224.00
12 H.P.	
Deluxe Sedan	1,376.00
Standard Sedan	1,345.00

SCHEDULE "B" TO ORDER No. M.V.C. 18A—*Con.*

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
--------------	-------------	--

WOLSELEY

12 H.P.

Deluxe Sedan	1,314.00
--------------------	----------

SCHEDULE "C" TO ORDER No. M.V.C. 18A

AUBURN

(Standard Eight with Standard Equipment)

Coupe or Brougham.....	\$1,971.00
Sedan or Sport Coupe.....	2,133.00
Convertible Cabriolet	2,286.00
Convertible Phaeton	2,408.00

(Big Eight with Standard Equipment)

Coupe or Brougham	2,386.00
Sedan or Sport Coupe.....	2,511.00
Convertible Cabriolet	2,737.00
Convertible Phaeton	2,804.00

(Auburn Six with Standard Equipment)

Coupe or Brougham.....	1,386.00
Sedan or Sport Coupe.....	1,460.00
Convertible Cabriolet	1,723.00
Convertible Phaeton	1,808.00

CORD

Coupe—Convertible	\$4,640.00
Sedan	4,344.00
Sedan—Convertible	4,620.00

DURANT

All 4 Cylinder Models.....	\$1,000.00
All 6 Cylinder Models.....	1,336.00

ERSKINE

Sedan	\$1,393.00
-------------	------------

ESSEX

(See Prices for Hudson)

FRONTENAC

All 4 Cylinder Models.....	\$1,130.00
All 6 Cylinder Models.....	1,286.00

SCHEDULE "C" TO ORDER No. M.V.C. 18A—*Con.*

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
GRAHAM		
(Models 96, 116, 90)		
Coupe		\$1,645.00
Sedan—2 Door		1,645.00
Sedan—4 Door		1,690.00
(Models 97, 120, 110)		
Coupe		1,925.00
Sedan—2 Door		1,925.00
Sedan—4 Door		1,969.00
HUPMOBILE		
(Six Cylinder With Standard Equipment)		
All Models		\$1,749.00
(Eight Cylinder With Standard Equipment)		
All Models....		2,065.00
LA SALLE		
Coupe		\$2,200.00
Coupe—O.S.		2,540.00
Coupe—Convertible		2,540.00
Coupe Convertible Torpedo		2,590.00
Sedan—2 Door		2,330.00
Sedan—4 Door		2,390.00
Sedan—4 Door Torpedo		2,600.00
Sedan—Convertible		3,300.00
LINCOLN ZEPHYR		
(Standard)		
Coupe		\$2,765.00
Coupe—Club		2,874.00
Coupe—Convertible		3,674.00
Sedan		2,874.00
(Zephyr Custom)		
Coupe		2,914.00
Coupe—Club		3,130.00
Sedan		3,130.00
(Custom)		
Sedan		5,509.00
Limousine		5,820.00
MARQUETTE		
Sedan		\$1,643.00
OAKLAND		
Sedan—6 Cylinder		\$1,643.00
Sedan—8 Cylinder		2,100.00

SCHEDULE "C" TO ORDER No. M.V.C. 18A—*Con.*

<i>Model</i>	<i>Make</i>	<i>New Passenger Motor Vehicle Price</i>
PIERCE-ARROW		
(Series 1801—Model 438)		
Sedan		\$4,372.00
(Series 1802—Model 538)		
Sedan		5,030.00
REO		
Coupe R.S.		\$1,770.00
Sedan—2 Door		1,768.00
Sedan—4-Door		1,843.00
ROCKNE		
All Models		\$1,443.00
VIKING		
Sedan		\$2,100.00
WHIPPET		
Sedan (4-Cylinder)		\$1,000.00
Sedan (6-Cylinder)		1,336.00
WILLYS-KNIGHT		
Sedan		\$2,100.00

SCHEDULE "D" TO ORDER No. M.V.C. 18A

ACCESSORIES OR OPTIONS

Heater—Standard including defroster.....	\$ 28.00
Heater—Deluxe including defroster.....	35.00
Heater—Under seat including defroster.....	45.00
Heater—Air conditioning	75.00
Radio Standard	70.00
Radio Deluxe	86.00
Antenna	8.75
Electromatic Clutch	70.00
Aero Drive	154.00
Hydromatic Transmission	180.00
Vacumatic Drive	72.00
Overdrive	135.00
Electric Clock	15.00
Airfoam Cushions—Front	15.00
" " Rear	15.00
Oil Bath Air Cleaner	6.00
Compound Carburetion	22.50
Governor on Engine	7.50
Governor—Dash Control	15.00

Spare Tire and Tube

For spare tire and tube—such amount as is shown in the published retail price list for such brand of tire and tube which was in effect during the period September 15, 1941, to October 11, 1941.

SCHEDULE "E" OF ORDER No. M.V.C. 18A

(TRANSPORTATION CHARGES)

See Section 3 (a) (iv)

<i>Place of Sale</i>	<i>For Passenger Motor Vehicles Listed in Schedules A & C</i>	<i>For Passenger Motor Vehicles Listed in Schedule B</i>
British Columbia	\$190.00	\$25.00
Province of Alberta	170.00	60.00
Province of Saskatchewan	140.00	80.00
Province of Manitoba	100.00	100.00
Province of Quebec	50.00	25.00
Provinces of Nova Scotia, New Brunswick and Prince Edward Island	60.00	50.00
Nakina, Longlac and Schreiber in the Province of Ontario and all points in Ontario west of a line drawn joining Nakina, Longlac and Schreiber and of the extension north- erly and southerly of such line.....	75.00	100.00
Sudbury and Kirkland Lake in the Province of Ontario and all points in Ontario west of a line joining Sudbury and Kirkland Lake and of the extension northerly and southerly of such line (excepting how- ever, such points as are west of the line drawn joining Nakina, Longlac and Schreiber and of the extension northerly and southerly of such line).....	50.00	75.00
Any other place in the Province of Ontario	25.00	50.00

PART V

Export Permit Branch

(Trade and Commerce)

Export Permit Branch Order No. 79

Ottawa, October 13, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, the undersigned hereby orders:—

1. That the following be exempted from requiring an export permit when transmitted from Canada to the United Kingdom:—

Group 9—Miscellaneous

Technical Data—

Plans, specifications and other documents in design or construction of any arms, ammunition, implements or munitions of war as described in Group 10. Any model, design, photograph, photographic negative, document, or other article or material containing a plan, specification, or descriptive or technical information of any kind (other than that appearing generally in a form available to the public), which can be used or adapted for use in connection with any process, synthesis or operation in the production, manufacture, reconstruction, servicing, repair or use of any commodity other than those commodities listed in Group 10.

2. That this Order come into force and have effect on and after October 25, 1943.

JAMES A. MACKINNON,
Minister of Trade and Commerce.

Export Permit Branch Order No. 80

Ottawa, October 14, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:—

1. That the second sentence of Regulation 32 (b) of the Export Permit Regulations of September 1, 1943 be amended to read as follows:—

“Export permits are not required for shipments, not exceeding 10,000 pounds in any one week, to the United States, of fresh Pickerel or Whitefish by licensed fishermen.”

2. That this Order come into force and have effect on and after October 18, 1943.

JAMES A. MACKINNON,
Minister of Trade and Commerce.

VOLUME IV, No. 4



Nov. 1, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price 10 cents

NOV 4 1943

TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

7989—National Resources Mobilization Act (Army) Regulations, 1943, established (National Defence).....	243
8021—Strikes and lockouts in connection with mining of coal prohibited (Labour).....	251
8045—L. B. McMillan appointed Regional Solid Fuel Representative for P.E.I. (Munitions and Supply).....	252
8088—Animal glue and synthetic resin glue, tariff treatment (Finance).....	253
8116—Committee appointed to advise the Custodian in connection with the return of properties to certain organizations (Secretary of State).....	254
8160—Canadian Volunteer Service Medal, form, regulations, etc. (National Defence).....	254
8197—Canadian Forestry Corps—return of members from the United Kingdom for service in Canada (National Defence).....	256
8212—Navigation of the waters connecting Lakes Erie and Huron (Transport).....	257
8219—Lava tale in Kootenay National Park, may be mined by Wartime Metals Corporations (Mines and Resources).....	258
6/8336—Subsidies on berries for jam manufacture; P.C. 1/4225, May 21, 1943, amended (Agriculture).....	258
85/8336—Free medical treatment <i>re</i> Auxiliary Services Personnel serving in barrack areas in Canada (National Defence).....	259

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>National Revenue—</i>	
W.M. No 39 Sixth Revision Supplement No. 4—Exemptions—technical data.....	261
Series D. No. 47 T.C. 138—dried whey.....	262

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Board Order—</i>	
No. 328—Maximum prices of sausages.....	263
<i>Administrators' Orders—</i>	
A-931—Maximum prices of onions in the Yukon Territory.....	265
A-933—Maximum prices of jams and jelly.....	265
A-934—Sale of protective rubber garments.....	268
A-935—Maximum prices of canned fruits and vegetables.....	268
A-936—Highest price of newsprint wrapper on sales to newsprint manufacturers.....	269
A-937—Metal containers and closures.....	270
A-938—Acceptance of orders for cartons prohibited.....	270
A-939—Shortening.....	271
A-940—Rooming accommodation in Kingston, Ontario and in the areas within a distance of three miles from the limits of such city.....	271
A-941—Styling, sale and delivery of women's, misses' and juniors' coats, suits and sports jackets.....	272
A-942—Maximum prices for boxwood cut from the stump in the provinces of Manitoba and Saskatchewan.....	275
A-943—Rationed foods (preserves).....	276
A-944—Fertilizer containing chemical nitrogen.....	277
A-945—Maximum prices of eggs.....	278

ERRATA—

- Volume IV No. 1, page 842, Administrator's Order No. A-893 opposite heading "Fowl (Old Roosters)" the packing period should read "May 1 to Dec. 31".
- Volume IV No. 2, page 93—Administrator's Order No. A-913, Schedule A "Mouldings" "1105 half round" size should read " $\frac{3}{4} \times \frac{3}{4}$ ".
- Volume IV No. 3, page 208, Administrator's Order No. A-929, Part VII Section 23 second to last line should read "sale, purchase or transaction".

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Coal Controller—</i>	
Order No. Coal 9—Consumers Priority.....	280

243

PART I
Orders in Council

Order in Council establishing National Resources Mobilization Act
(Army) Regulations, 1943

P.C. 7989

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1910 dated the 18th March, 1941, regulations known as Reserve Army (Special) Regulations, 1941, were made and established, applicable to men called out on and after the 25th February, 1941, for training, service or duty under or pursuant to The National Resources Mobilization Act, 1940.

And whereas the Minister of National Defence reports that it is desirable that the regulations governing the training, discipline, administration and other matters in respect of men called out for military training and service under the said The National Resources Mobilization Act, 1940, and amending statutes, should be simplified and made more flexible and that they should be brought into conformity with The National Selective Service Mobilization Regulations made and established by Order in Council P.C. 10924 dated the 1st December, 1942, as amended;

That it is also desirable that the provisions of Reserve Army (Special) Regulations, 1941, as amended, should continue to apply to men who have been granted leave thereunder and to those men who, from time to time, have been returned thereunder to their destinations, without discharge, until such time as they have become "N.R.M.A." Soldiers pursuant to the Regulations hereunto annexed as Appendix "A";

That the foregoing proposal involves no change in personnel, arms or equipment and that no additional cost is involved.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, and pursuant to the provisions of The National Resources Mobilization Act, 1940, The Militia Act, Chapter 41 Revised Statutes of Canada, 1927, and The War Measures Act, Chapter 206 Revised Statutes of Canada, 1927 and notwithstanding the provisions of any other Statute, Law or Regulation, is pleased to make the Regulations hereunto annexed as Appendix "A" and they are hereby made and established accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

APPENDIX "A"

National Resources Mobilization Act (Army) Regulations, 1943.

General

1. These Regulations will be cited as "National Resources Mobilization Act (Army) Regulations 1943" and may be referred to as "N.R.M.A. (Army) Regs. 1943".

2. The Minister of Defence shall have power to issue or cause to be issued such Orders and Instructions as he may deem necessary to give effect to these Regulations.

3. In the event of any inconsistency between the provisions of these Regulations and the provisions of any other Statute or any Orders or Regulations made thereunder, the provisions of these Regulations shall govern.

4. No action at law shall lie or be taken against the Minister of National Defence or any officer or member of the Canadian Army for anything done or omitted to be done by him or them in good faith in pursuance of these Regulations or of any orders or instructions issued under paragraph 2 hereof, or in pursuance of any military duty assigned to or devolving upon him or them; and, in particular, but without limiting the generality of the foregoing in respect of any man who inadvertently or in error, having been called out for training, service or duty, may have undergone training or performed service or duty.

5. These Regulations shall come into force and effect as of the first day of December, 1943.

Definitions

6. In these Regulations and in any amendments thereto, unless the context otherwise requires:—

- (a) "N.R.M.A." means the National Resources Mobilization Act, 1940, as amended from time to time.
- (b) "N.S.S. Mob. Regs." means the National Selective Service Mobilization Regulations as set out in Order in Council P.C. 10924 dated 1st December, 1942 and as from time to time revised and amended.
- (c) A "G. S. Soldier" is a soldier who has voluntarily enlisted for General Service during the continuation of the State of War now existing and for the period of demobilization thereafter and who has been taken on the strength of the Canadian Army (Active) and appointed to a Corps placed on Active Service under Section 64 of the Militia Act.
- (d) An "N.R.M.A. Soldier" is a soldier who has been enrolled and who is undergoing training or performing service or duty under the N.R.M.A. or Regulations passed pursuant thereto.
- (e) "Canadian Army (Active)" means those Corps, Units, Formations, Detachments or personnel of the Active Militia placed on Active Service.
- (f) "Canadian Army (Reserve)" means those Corps, Units, Formations, Detachments or personnel of the Active Militia not placed on Active Service.
- (g) "Centre" means and includes a Training Centre, Reception Centre, District Depot or Establishment for the reception of recruits, or any Unit of the Canadian Army in which men ordered to report for training under the N.R.M.A. are received for military training, or are trained, or may serve, pursuant to these Regulations.
- (h) "Destination" is the place to which a man ordered to report by the Registrar under N.S.S. Mob. Regs., is to be returned from a Centre, if for any reason such man is not, for the time being, required for training, service or duty, as provided by para. 27 hereof.
- (j) "Enrolment" means the completion of the form or document which indicates that a man has been accepted for training or service as an N.R.M.A. soldier.
- (k) "Locality of Service" means Canada and the territorial waters thereof and such other place or places as have been, may now or hereafter be ordained or fixed from time to time by the Governor-in-Council as the place or places of training, service or duty with respect to men undergoing or performing training, service or duty pursuant to the N.R.M.A. or Regulations passed thereunder.
- (l) "Minister of Defence" means Minister of National Defence.
- (m) "Order-Military Training" shall have the meaning ascribed to it by Section 2 (r) of N.S.S. Mob. Regs.
- (n) "Order-Medical Examination" shall have the meaning ascribed to it by Section 2 (q) of N.S.S. Mob. Regs.
- (o) "Registrar" means a Registrar of an Administrative Division appointed by the Governor-in-Council pursuant to N.S.S. Mob. Regs.

- (p) "N.R.M.A. Liaison Officer" means an Officer of the Department of National Defence heretofore or hereafter appointed under whatever name, who, pursuant to the directions of a General Officer Commanding in Chief of a Military Command or of a District Officer Commanding a Military District, assists in the administration of these Regulations.
- (q) "Service or Duty" means military service or military duty.
- (r) "Student" means a student as defined by Section 12, N.S.S. Mob. Regs.
- (s) "Training" means military training.

Militia (Special) Regulations 1940

7. Militia Special Regulations as made and established by Order in Council P.C. 4904 dated the 17th September, 1940, are hereby revoked. All men enrolled pursuant thereto who are not, at the date of coming into force of these Regulations, serving with the Royal Canadian Navy, the Canadian Army (Active) or the Royal Canadian Air Force, are hereby discharged, except such of them as are attested in and actually serving with the Canadian Army (Reserve) and regularly attending training therewith.

Application of Reserve Army (Special) Regulations 1941

8. Men who have undergone training under the provisions of Reserve Army (Special) Regulations, 1941, and amendments thereto, and are subject to the provisions thereof at the date of the coming into force of these Regulations, will continue to be bound thereby, but only until such time as they have become N.R.M.A. soldiers under these Regulations. Upon these Regulations coming into force, "R" Recruits and "Members (H.D.) of the Canadian Army" as defined by Reserve Army (Special) Regulations, 1941, who are at that date then in training or service, together with all men afterwards accepted for training, service or duty under the N.R.M.A. will thereafter become and be referred to as "N.R.M.A. soldiers" and the provisions of these Regulations will govern with respect to such soldiers, to the exclusion of Reserve Army (Special) Regulations 1941 and amendments thereto.

Requisition for Men

9. To obtain the number of men required from time to time for training, service or duty under the N.R.M.A., the Minister of Defence, by an Officer representing him for that purpose, may make a requisition upon the Minister of Labour or other Minister of the Crown charged with the duty of providing such men. Such requisition shall be made at least twenty-five (25) days before the date that the men are required to report for training. The requisition should designate:—

- (i) The Centres at which the men are to report;
- (ii) The number of men who are to report at each Centre;
- (iii) The date or dates upon or between which the men are to report;
- (iv) The number of men that can be instructed in the English and French languages respectively at each Centre.

Notice to Military Authority of Particulars of Men Requisitioned

10. The Registrar shall forthwith after serving "Orders-Military Training" upon the number of men specified by any requisition, furnish the appropriate General Officer Commanding in Chief or District Officer Commanding with a list or nominal roll of the men ordered to report, giving—

- (a) the name and address of each man;
- (b) the serial number assigned to each man by the Registrar, and
- (c) the place and date at which each man will be ordered to report.

The Registrar will at the same time furnish a duplicate of such list containing such information to the Commanding Officer of each Centre to which the men have been ordered to report together with a copy of each man's medical certificate or record of medical examination designating him as suitable for training or service.

Men Reporting at a Training Centre

11. Upon a man reporting to a Centre or being taken thereto in consequence of an order made pursuant to Section 28 (1) N.S.S. Mob. Regs.,—

- (a) He shall deliver to the Commanding Officer—
 - (i) his Order-Military Training;
 - (ii) his National Registration Card or Certificate.
- (b) He shall be medically examined and categorized or graded according to Army standards in the same manner as for a G.S. soldier.
- (c) For the purpose of determining such category or grade such man may be retained at the Centre, or as the Commanding Officer may direct, and may be required to submit to such hospitalization and medical treatment as is considered reasonably necessary by competent Army medical authority.

12. If as a result of medical examination referred to in para. 11, a man is placed in a medical category lower than that prescribed for the time being by the Minister of Defence as acceptable for enrolment, or, if for any other reason, he is not found eligible or acceptable for enrolment in the Canadian Army—

- (a) He shall, except as provided in para. 17 hereof, be furnished with a "Certificate" to the effect that he has not been accepted for enrolment, in form prescribed by the Adjutant-General, and shall be returned to his destination as soon as authorized by the Commanding Officer of the Centre. A copy of such Certificate will be sent to the appropriate General Officer Commanding in Chief or District Officer Commanding, who, after recording particulars of the man's medical category or grade and disability or cause for which he was not accepted for enrolment, will forward such copy of Certificate to the Registrar, after having endorsed on such copy the man's medical category or grade and cause of non-acceptance.
- (b) Such Certificate may be withdrawn or cancelled at any time by order of the Adjutant-General. Notice of such withdrawal or cancellation will be given by the General Officer Commanding in Chief or District Officer Commanding concerned to the appropriate Registrar with a request that the Registrar shall forthwith upon receipt of such notice serve such man with an Order-Military Training.
- (c) The General Officer Commanding in Chief or District Officer Commanding will maintain a nominal roll of all men not accepted for enrolment showing the medical category or grade and cause of non-acceptance of each man.
- (d) A man not so accepted shall be returned to his destination and his National Registration Card or Certificate shall be returned to him. He shall be provided while at the Centre with accommodation and rations, with pay at the rate of that of a private soldier under Financial Regulations and Instructions for the Canadian Active Service Force (Canada), from the time of his arrival at the Centre until the normal time at which he should reach his destination, with meal and lodging allowances for the journey to his destination, and where necessary with medical treatment and hospitalization. He will not be issued with clothing and equipment.

Enrolment and Taking on Strength

13. If on medical examination referred to in para. 11 a man is found to be in a medical category or grade prescribed by the Minister of Defence as acceptable for enrolment into the Canadian Army, and he is otherwise found eligible or acceptable:—

- (i) He shall forthwith be enrolled into the Canadian Army on the Form prescribed from time to time by the Adjutant-General, and
- (ii) Shall be allotted a regimental number in the block of numbers set aside by the Adjutant-General for N.R.M.A. soldiers.

14. (a) The man shall furnish the Commanding Officer of the Centre with such full and correct information as will enable him to complete the Enrolment Form in accordance with the particulars required to be shown thereupon.

- (b) The Enrolment Form completed in accordance with the particulars furnished, shall be submitted to the man for his signature. Should he have refused to furnish any particulars required of him, the Commanding Officer shall fill in such particulars as he is able to and shall certify thereupon such refusal. Should the man refuse to sign the form, the Commanding Officer shall sign in his stead and shall certify thereupon that the man has refused so to sign. The form so signed and so certified by the Commanding Officer, shall be dealt with in the same manner and shall have the same effect as if the man had furnished the required particulars or had signed the same. The man will not be required to take the oath of allegiance.
- (c) Provided that no substantial injustice is done to the man, the completion of the Form shall have the effect set out in para. 16 hereof, notwithstanding any defect or error therein in substance or in form or in the manner of entering any particulars required or in the manner in which the same has been signed or completed.
- (d) For the purposes of this para. the term "Commanding Officer" shall mean and include the Commanding Officer of the Centre and such other Officer or Officers of the Canadian Army as may be nominated by him for the purpose of enrolling men reporting for training, service or duty.

Men Unacceptable for Enrolment on Grounds Other than Medical

- 15. (a) A man reporting to a Centre in pursuance of an Order by the Registrar will not be enrolled as an N.R.M.A. soldier, where, in the opinion of the General Officer Commanding in Chief or the District Officer Commanding, he is unacceptable for training, service or duty in the Canadian army on any of the following grounds:—
 - (i) Alien nationality or origin.
 - (ii) Ineligibility for enrolment.
 - (iii) Subversive activity.
 - (iv) Criminal record.
 - (v) If it is considered that his training or service as a soldier would appear to be detrimental to the security, discipline or efficiency of the Canadian Army.
 - (vi) If one of those men in a medical category who are in excess for the time being of the number of men in that category which is then required for training, service or duty.
- (b) Where the Commanding Officer of the Centre is of the opinion that any man might be unacceptable for training, service or duty for any of the reasons set out in sub-para. (a) of this para., he shall forthwith refer the matter to the General Officer Commanding in Chief or District Officer Commanding, who shall determine whether or not such man shall be enrolled.
- (c) Any man refused enrolment upon any of the grounds set out in sub-para. (a) of this para. will be returned to his destination, and his National Registration Card or Certificate shall be returned to him. The General Officer Commanding in Chief or District Officer Commanding will forthwith report such refusal and the reasons therefor to National Defence Headquarters, and to the appropriate Registrar.

16. A man reporting to or taken to a Centre in consequence of an Order-Military Training shall, on completion of the Enrolment Form as hereinbefore indicated, become a soldier of the Canadian Army placed on Active Service and shall then be taken on the strength of and appointed to a Corps of the Canadian Army as of the day upon which he actually reported at the Centre.

Men Reporting with Disability

- 17. (a) When a man reporting to a Centre on order to report from the Registrar is found by competent Army medical authority on arrival to be suffering from an infectious disease (including venereal disease), if in the opinion of such medical authority treatment is necessary in order to enable him to return to

his destination or to mingle with other persons without risk of infection to them, such man shall forthwith be enrolled and shall, with respect to such disease, be dealt with in the same manner as a G.S. soldier. If upon the conclusion of any such treatment administered such man is found medically unfit for service, he shall be forthwith discharged.

- (b) A man who, having reported at a Centre and prior to being enrolled, suffers illness or injury which in the opinion of competent Army medical authority necessitates medical or surgical treatment, if he consents to such treatment, or if incapacitated from giving such consent by reason of such illness or injury, shall forthwith be enrolled and shall be dealt with with respect to such illness or injury in the same manner as a G.S. soldier. If upon the conclusion of any treatment administered such man is found medically unfit for service, he shall be forthwith discharged.
- (c) A man on reporting to a Centre may, pending enrolment, be given urgent dental treatment.
- (d) When a man reporting to or taken to a Centre is found by competent Army medical authority on arrival to be suffering from disease, illness, injury or other physical disability, which in the opinion of such medical authority is so remediable as to permit of his being fit for service within a reasonable length of time and in accordance with existing Army physical standards, such man may be afforded the opportunity of accepting and undergoing treatment of any kind for the purpose of improving his physical condition. Upon signifying his consent in writing to such treatment, he shall forthwith be enrolled and such treatment administered. He shall for all purposes be treated as an N.R.M.A. soldier. If upon the conclusion of such treatment, he is found unfit for training, service or duty, he shall be discharged.

Liability for Training, Service and Duty

18. Upon becoming a member of the Canadian Army an N.R.M.A. soldier shall be liable for and shall undergo training or perform service or duty for such period or periods as may from time to time be prescribed or required by the Minister of Defence, but only within the Locality of Service as defined in para. 6(k) hereof.

19. Upon enrolment an N.R.M.A. soldier shall be deemed to be and shall be hereby placed "On Active Service" pursuant to the Militia Act.

Conditions of Service of an N.R.M.A. Soldier

20. Except as otherwise provided in these Regulations, or in Orders or Instructions issued or caused to be issued in pursuance of para. 2 hereof, an N.R.M.A. soldier shall have all the rights of and be considered to be and be subject to all the obligations and duties of and shall be governed by the same Laws, Orders and Regulations as a G.S. soldier; provided that his training or service shall be performed only within the Locality of Service for such period of time as may be prescribed or required by the Minister of Defence.

- 21. (a) An N.R.M.A. soldier, without any consent on his part, may be posted or transferred at any time, and from time to time, to any Corps, Unit, Establishment or Formation, of the Canadian Army (Active) within the Locality of Service.
- (b) (i) He may, without any consent on his part, be posted or transferred to any Unit or Corps in the Canadian Army (Reserve) for such training or service therein as the Minister of Defence may require or prescribe, in which event he shall cease to have the status of an N.R.M.A. soldier and shall acquire and have the rights of and be subject to the obligations of a soldier of the Canadian Army (Reserve).
- (ii) A soldier so posted or transferred may be re-posted or re-transferred from the Canadian Army (Reserve) to the Canadian Army (Active), in which event he shall cease to have the status of a soldier of the Canadian Army (Reserve) and shall re-acquire and have the rights of and be subject to the obligations of an N.R.M.A. soldier of the Canadian Army (Active).

22. (a) An N.R.M.A. soldier may be discharged from the Canadian Army for the same reasons and under the conditions, orders and regulations that are applicable to the discharge of a G.S. soldier. He may also be discharged upon any of the grounds set out in para. 15(a) of these Regulations. After discharge, his name, with the reasons for discharge and other relevant service particulars, shall be given to the appropriate Registrar.

23. An N.R.M.A. soldier may volunteer and will be permitted to volunteer for General Service in the Canadian Army (Active) outside and beyond the Locality of Service and may be attested and posted or transferred from the Corps or Unit in which he is serving at the time of enlistment to another Unit or Corps in accordance with such instructions as may be issued from time to time by the Adjutant-General. Upon the completion of such attestation for general service he will assume the status of a "G.S. Soldier". N.R.M.A. soldiers on enlistment for General Service will not be discharged from the Army on undertaking new terms of service therein.

Recall of Men Who Had Previously Been Enrolled as Soldiers Under the N.R.M.A.

24. (a) A man who has heretofore undergone training or performed service under Regulations passed under the N.R.M.A. and who has not been discharged from the Canadian Army, may be ordered to report again and from time to time, for additional training, service or duty by the Minister of Defence, or by an Officer of the Canadian Army duly authorized by him upon such conditions as to notice, at such time and place and in such manner as the Minister of Defence or such Officer may prescribe or require. Such man shall so report and from time to time as so ordered. Upon so reporting, he shall be dealt with in the same manner under these Regulations as a man served with an Order-Military Training in the first instance by the Registrar.

- (b) In the event of his failure to report at the time and place so ordered, such man may be apprehended and dealt with in the same manner as a G.S. soldier who is absent without leave or who has been declared a deserter from the Canadian Army (Active). The provisions of the Army Act applicable to a G.S. soldier shall fully apply to such man and he may be taken to a Centre and there enrolled as an N.R.M.A. soldier.

25. A man who has been discharged from any of the Armed Services of Canada, whenever served with an Order-Military Training shall be dealt with in the same manner as though he were a civilian so served in the first instance.

Discipline—Men at Training Centre Prior to Enrolment or Return to Destination

26. A man reporting at a Training Centre in consequence of an Order-Military Training, or who has been taken thereto in consequence of an Order made pursuant to Section 28 (1) N.S.S. Mob. Regs., shall, until such time as he is enrolled or shall have been dispatched to his destination, be deemed to be a person as is mentioned in sub-section 10 of Section 176 of the Army Act, not otherwise subject to Military Law, who is a follower of, or accompanies His Majesty's Troops or any portion thereof when employed on Active Service. The Army Act, to the extent that it forms part of the law of Canada, shall apply to such a man, and he shall be subject to Military Law accordingly. Such a man shall be deemed to be under the command of the Officer Commanding the Training Centre, provided always, however, that, notwithstanding the provisions of sub-section 2 of Section 184 of the said Army Act, such a man may be punished by such Commanding Officer in like manner and to the same extent as if he were a private soldier serving on Active Service under the command of that officer.

Return to Destination

27. (a) When a man is returned to his destination or is discharged in pursuance of these Regulations, transportation shall be furnished him at public expense by the most convenient means of public transportation to the regular stop or station nearest to his actual place of residence at the time of his return, or the point of service of his Order-Military Training, whichever shall be the shorter distance.

- (b) Transportation by taxicab will not be used and transportation by air will be furnished only upon the authorization of the Quartermaster-General and then only in exceptional cases where lack of other travelling facilities would create undue hardship.
- (c) Transportation may include necessary and reasonable meal allowances not in excess of 50c per meal and necessary and reasonable lodging allowance at unavoidable stop-over points not in excess of \$1.25 per night.
- (d) The Commanding Officer of the Centre from which the man is returned or the Officer paying such allowances shall determine the amount to be paid therefor.

Extended Leave to N.R.M.A. Soldiers

- 28. (a) Leave may be granted to N.R.M.A. soldiers for the purpose of return to war industry, agriculture, seasonal or essential occupations in the National interest, or on compassionate grounds in cases of extreme hardship, upon such terms and conditions as may be prescribed from time to time by the Adjutant-General.
- (b) The Adjutant-General may cause any application for leave made under the provisions of this para. to be referred to a Mobilization Board established pursuant to the provisions of N.S.S. Mob. Regs., for investigation and recommendation. In each case so investigated a recommendation by the Board shall be made to the Adjutant-General, or at his request to the appropriate General Officer Commanding in Chief or District Officer Commanding.

Medical and Dental Treatment and Hospitalization

- 29. (a) An N.R.M.A. soldier will be entitled to and shall receive the same medical treatment and hospitalization to which a G.S. soldier is entitled.
- (b) An N.R.M.A. soldier will be entitled to and shall receive the same dental treatment as a G.S. soldier.

Clothing, Equipment, Rations and Quarters

30. An N.R.M.A. soldier after enrolment shall have issued to him clothing, arms, equipment and necessities, if available, in accordance with the scale authorized for G.S. soldiers. He shall receive accommodation and rations or allowances in lieu thereof on the scale authorized for G.S. soldiers.

Pay and Allowances

31. An N.R.M.A. soldier, during training or service or duty, or on discharge from the Army, shall be entitled to and shall receive the same rates of pay (including tradesmen's pay), allowances (including Dependents' Allowances, if eligible therefor), grants and emoluments as a G.S. soldier of corresponding rank or appointment, and shall be governed by the same laws, orders, regulations and instructions in regard thereto as are applicable to a G.S. soldier.

Disposal of Enrolment Forms and Documents of N.R.M.A. Soldiers

32. Enrolment Forms and Documents of N.R.M.A. soldiers will be disposed of in accordance with orders and instructions issued from time to time by the Adjutant-General.

Students

- 33. (a) Training to be given to "students" as defined by Section 12 of N.S.S. Mob. Regs., will be provided by the Department of National Defence, and will be of such extent, character and duration and upon such conditions as may be authorized or directed from time to time by the Chief of the General Staff. The training to be provided other than to Members of Contingents of the Canadian Officers' Training Corps, will be such as can reasonably be given after the needs and requirements of the Canadian Army have been met.

- (b) The Administrative and Training Staffs may be increased by such numbers and at such times as the Minister of Defence may deem requisite for the purpose of enabling the Military Training of such students to be carried out in a manner satisfactory to the General Officer Commanding in Chief or District Officer Commanding.

Duties of an N.R.M.A. Liaison Officer

34. (a) He should familiarize himself with all Regulations, Orders and Instructions affecting N.R.M.A. soldiers and with all Regulations, Orders and Instructions dealing with men subject to the provisions of the N.R.M.A.
- (b) He will be the liaison officer between the General Officer Commanding in Chief or District Officer Commanding and the Registrar.
- (c) He should keep the General Officer Commanding in Chief or the District Officer Commanding informed of all matters pertaining to the N.R.M.A. and of all Regulations, Orders and Instructions issued thereunder.
- (d) He should maintain, with the co-operation and assistance of the District Records Officer and the Registrar, up to date files containing particulars of all relevant, available and up to date information on all N.R.M.A. soldiers, and on men who have been ordered to report at Centres by the Registrar.
- (e) He should attend meetings of the Mobilization Board, and make such proper representations as Regulations permit on all applications for postponement or leave submitted to the Board. He will note action taken by the Board on all applications.
- (f) He should bring to the attention of the General Officer Commanding in Chief or the District Officer Commanding any irregularities in the application of these Regulations and N.S.S. Mob. Regs., and make recommendations to him of any matters which he considers should be brought to the attention of National Defence Headquarters.
- (g) He should ensure that such students as are liable for military training are undergoing such training as is provided under Section 33 of these Regulations and will keep the General Officer Commanding in Chief or District Officer Commanding informed with respect thereto.
- (h) He will perform any and all such duties with respect to the administration of these Regulations or otherwise as may be required of him by the General Officer Commanding in Chief or District Officer Commanding.

**Order in Council prohibiting strikes and lockouts in connection with
the mining of coal**

P.C. 8021

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is advisable, in view of the emergent condition in the production of coal in Canada, to prohibit strikes or lockouts by employees of employers engaged in coal mining in Canada for the duration of the state of war now existing;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under and by virtue of the powers conferred by the War Measures Act, is pleased to order and doth hereby order as follows:—

1. No employee employed in the operation of any coal mine in Canada shall go on or take part in any strike during the state of war now existing..

2. No operator of a coal mine in Canada shall cause a lockout from a coal mine in Canada during the state of war now existing.

3. No person shall, during the state of war now existing, incite, encourage or aid any operator of a coal mine in Canada to cause a lockout from a coal mine in Canada or any employee employed in the operation of a coal mine in Canada to go on or take part in any strike.

4. Every employee who goes on or takes part in any strike in contravention of this order shall be guilty of an offence and liable on summary conviction to a fine of not less than twenty-five dollars nor more than one hundred dollars or to imprisonment for a term of not less than one month nor more than three months or to both such fine and such imprisonment in respect of each day or part of a day that such employee is on strike.

5. Every operator of a coal mine in Canada who causes a lockout in contravention of this Order shall be guilty of an offence and liable on summary conviction to a fine of not less than one hundred dollars nor more than one thousand dollars or to imprisonment for a term of not less than three months nor more than one year or to both such fine and such imprisonment in respect of each day that such lockout exists.

6. Every person who contravenes or omits to comply with section 3 of this Order shall be guilty of an offence and liable on summary conviction to a fine of not more than two thousand dollars or to imprisonment for a term of not more than one year or to both such fine and such imprisonment.

7. Notwithstanding anything contained in this Order no fine in excess of five thousand dollars or term of imprisonment in excess of two years shall be imposed in respect of any offence under this Order.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing L. B. McMillan, Regional Solid Fuel Representative for Prince Edward Island

P.C. 8045

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of OCTOBER, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply represents that by Order in Council P.C. 7002 of October 1, 1943, a Regional Solid Fuel Representative was appointed for each of the provinces of Canada except Prince Edward Island and New Brunswick;

That the said Order in Council P.C. 7002 prescribes the powers of a Regional Solid Fuel Representative; and

That Mr. L. B. McMillan of Charlottetown, P.E.I., Deputy Minister of Public Works for Prince Edward Island is a fit and proper person to be appointed Regional Solid Fuel Representative for the Province of Prince Edward Island and has agreed to accept the appointment, and it is desirable that he be so appointed.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint Mr. L. B. McMillan of Charlottetown, P.E.I., Deputy Minister of Public Works for Prince Edward Island, to be Regional Solid Fuel Representative for the Province of Prince Edward Island.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing tariff treatment for animal glue and synthetic resin glue

P.C. 8088

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of OCTOBER, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance represents,—

That Order in Council P.C. 5015 of June 15, 1942 exempted imports of "animal glue, powdered or sheet" from customs duty under the British Preferential Tariff and from customs duty and the war exchange tax under the Intermediate Tariff, during the period May 1, 1942 to December 31, 1942;

That Order in Council P.C. 11791 of December 31, 1942 exempted imports of "glue, powdered or sheet" from customs duty under the British Preferential Tariff and from customs duty and the war exchange tax under the Intermediate Tariff, during the period January 1, 1943 to June 30, 1943;

That Order in Council P.C. 5198 of June 29, 1943 exempted imports of "glue, n.o.p." from customs duty under the British Preferential Tariff and from customs duty and the war exchange tax under the Intermediate Tariff, effective July 1, 1943;

That by an administrative ruling of the Department of National Revenue, effective September 1, 1943, the customs tariff classification of synthetic resin glue was changed from Tariff Item 711, the Item covering unenumerated goods, to Item 232, the Item covering glue, n.o.p.;

That Customs Tariff Item 711 carries rates of duty of 15 per cent under the British Preferential Tariff, 25 per cent under the Intermediate and General Tariffs, with a United States Trade Agreement rate of 20 per cent, and Item 232 carries a British Preferential Tariff rate of 17½ per cent and 2 cents a pound under the British Preferential Tariff and 25 per cent and 5 cents a pound under the Intermediate and General Tariffs; and

That it would be in the best interests of Canadian industry if the provisions of Order in Council P.C. 5198 were limited to imports of "animal glue" as originally intended and if the rates of customs duty that applied to imports of synthetic resin glue prior to September 1, 1943, were re-established.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of animal glue and synthetic resin glue be accorded the tariff treatment hereunder indicated, effective November 1, 1943:

Animal glue		
British Preferential Tariff	Intermediate Tariff	General Tariff
Free	Free	25 p.c. and 5 cents per pound.

(To be designated as Tariff Item 231c.)

Synthetic resin glue.....		
British Preferential Tariff	Intermediate Tariff	General Tariff
15 p.c.	20 p.c.	25 p.c.

(To be designated as Tariff Item 231d.)

and that animal glue originating in and imported from countries the products of which are entitled to Intermediate Tariff treatment be exempt from the war exchange tax of 10 per cent ad valorem, effective November 1, 1943;

His Excellency in Council is further pleased to revoke and doth hereby revoke Order in Council P.C. 5198, dated June 29, 1943, effective November 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing appointment of a committee to advise the Custodian in connection with the return of properties to organizations mentioned in P.C. 8022, 14th October, 1943.

P.C. 8116

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council, dated the 14th day of October, 1943, (P.C. 8022) it was provided that all property, rights and interests in Canada, or the proceeds thereof, of six organizations mentioned in the said Order in Council which had been vested in and subject to the control and management of the Custodian pursuant to the provisions of paragraph (4) of Regulation 39C of the Defence of Canada Regulations (Consolidation) 1942, be released to the organization or person from whom it was received where the name of the organization has been deleted from sub-paragraph (a) of paragraph (1) of the said Regulation 39C;

And whereas the Secretary of State reports that it is desirable in the public interest that the Custodian, in performing the duty imposed on him by the said Order in Council (P.C. 8022) should be advised by an Advisory Committee, to consist of not more than three persons, to consider and make recommendations to him with respect to the manner and means which should be used in releasing the properties referred to in the said Order in Council and to consider and advise him in respect to any objections or complaints in respect to dealing with claims filed and any conflicting claims as to the ownership of said properties or the proceeds of any properties which may have been liquidated.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, concurred in by the Minister of Justice, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, is pleased to order and doth hereby order as follows:

1. The Custodian is hereby authorized to appoint an Advisory Committee, to consist of not more than three persons, to make recommendations to him with respect to the matters aforesaid and any other matters relating to the release or return of the said properties or the proceeds thereof which may be referred to the Advisory Committee by the Custodian.

2. The Chairman of the Committee shall be a person who holds or has held judicial office.

3. The Chairman or any member of the Advisory Committee may administer oaths and the Committee may receive and accept such evidence and information on oath, affidavit or otherwise as in its discretion it may deem fit and proper.

4. The Committee shall have all the powers and authority of a Commissioner appointed under Part I of the Inquiries Act, Chapter 99 of the Revised Statutes of Canada 1927.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re Canadian Volunteer Service Medal

P.C. 8160

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 22nd day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas on August 18th, 1943, the Prime Minister of Canada submitted to His Majesty the King, a proposal that His Majesty should graciously approve the issuing of an Order by the King's Privy Council for Canada, to make provision for the

establishment of the Canadian Volunteer Service Medal for the recognition of general voluntary service by members of the Armed Forces of Canada in connection with the present war;

And whereas His Majesty the King has approved the submission.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Naval Services and the Minister of National Defence for Air, is pleased to approve and doth hereby approve the arrangements for the establishment of the Canadian Volunteer Service Medal set out in the document hereunto annexed and marked Appendix "A".

A. D. P. HEENEY,
Clerk of the Privy Council.

APPENDIX "A"

Arrangements for the establishment of

THE CANADIAN VOLUNTEER SERVICE MEDAL

1. *Designation.* The medal to be designated "The Canadian Volunteer Service Medal".

2. *Description.* The medal shall be circular in form and in silver. It shall bear on the obverse marching figures representing the three Services, with the inscription "CANADA" above the "VOLUNTARY SERVICE VOLONTAIRE" below. On the reverse the Canadian Coat-of-Arms. (Medal not to be struck until cessation of hostilities.)

3. *Ribbon.* The medal shall be worn on the left breast immediately after the Africa or 1939-43 Star or any previously issued war service medals, suspended by a ribbon one and one quarter inches in width, of green, scarlet, royal blue, scarlet, green; each green and scarlet stripe being three-sixteenths of an inch in width.

4. *Eligibility.* The medal may be awarded:

- (a) To persons of any rank in the Naval, Military or Air Forces of Canada, who have voluntarily served on Active War Service and have honourably completed eighteen months total voluntary service.
- (b) To persons of any rank in the Naval, Military or Air Forces of Canada, who have voluntarily served on Active War Service, and who after having proceeded outside of Canada have been honourably discharged or retired.
- (c) To persons of any rank in the Naval, Military or Air Forces of Canada, who have voluntarily served on Active War Service, and have as a direct result of injuries sustained whilst on duty, been honourably discharged or retired.
- (d) Posthumously to persons of any rank in the Naval, Military or Air Forces of Canada, who have voluntarily served on Active War Service, and have been killed, or died of wounds or injuries sustained, in action or whilst on duty.

5. *Clasp.* A single clasp to be issued for service outside of Canada and to be denoted by a silver maple leaf, to be worn on the ribbon.

6. *Further regulations.* The award shall be conferred under such regulations as to grant, forfeiture, restoration, and other matters in amplification of these regulations as may be issued from time to time by the Minister of National Defence, the Minister of National Defence for Naval Services or the Minister of National Defence for Air.

Order in Council re return from United Kingdom for service in
Canada of members of Canadian Forestry Corps

P.C. 8197

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 22nd day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence states that the Chief of the General Staff reports that:—

- (a) It is essential for the efficient prosecution of the War that the timber resources of Canada be utilized to the greatest possible extent;
- (b) There are presently in the United Kingdom a number of units and formations of the Canadian Forestry Corps engaged in lumbering operations;
- (c) After consultation with the Minister of Supply of the United Kingdom, through the Department of Munitions and Supply, it has been decided that the services of certain members of the Canadian Forestry Corps now stationed in the United Kingdom could be better utilized if such members were returned to Canada and employed, insofar as may be considered practicable and advisable, in woods or lumbering operations, or, in operations in any way relating to the procuring, production, manufacture or delivery of wood or wood products;
- (d) It is therefore proposed accordingly to return from the United Kingdom to Canada at an early date certain personnel of the Canadian Forestry Corps, and it is deemed advisable to make provisions respecting the employment of any of such personnel or any other personnel whose services it may be decided to utilize for the purposes aforesaid.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Acting Minister of Munitions and Supply and the Minister of Labour and pursuant to the provisions of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to make and doth hereby make the following Order:

ORDER

1. All members of active units and formations of The Canadian Army, including persons called up for training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, may, on the order of the appropriate military authorities, be required to perform services or duties in any way relating to woods or lumbering operations or the operations for the procuring, production, manufacture or delivery of wood or wood products.

2. All orders given or issued by the appropriate military authorities pursuant to the provisions of this Order shall be deemed to be lawful orders given by a superior officer, disobedience of which shall constitute an offence under section 9 of the Army Act, and the said section shall, as a part of the law of Canada, be construed accordingly.

3. All members of The Canadian Army performing services or duties specified in paragraph 1 hereof, pursuant to the lawful orders of their superior officers, shall, for the purposes of the Pensions Act, the National Resources Mobilization Act, the Militia Act, the War Measures Act, and all regulations and orders made thereunder, be deemed to be performing military training, service and duty as prescribed therein.

4. The Minister of National Defence is hereby authorized and directed to issue such orders or regulations as he may deem necessary or advisable in connection with the employment of members of The Canadian Army as aforesaid.

5. The Minister of National Defence and the Minister of Labour are hereby authorized and directed to make all necessary financial arrangements relating to the employment of members of The Canadian Army as aforesaid, including the charges to be made therefor and the disposal of funds realized thereby.

6. The place of employment and the nature of the employment of such members of The Canadian Army as are either granted leave to or ordered to perform such services or duties as aforesaid shall be determined by the Minister of National Defence after consulting the Minister of Labour and the Minister of Munitions and Supply.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing regulations to govern navigation of the waters connecting Lakes Erie and Huron

P.C. 8212

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 22nd day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council, P.C. 8424 dated September 18, 1942, certain regulations were established for the purpose of governing the navigation of the waters connecting Lake Erie and Lake Huron, including the Detroit River, Lake St. Clair and the St. Clair River;

And whereas the Minister of Transport reports that it has been found desirable to add a penalty section to the regulations, and to provide for the extension of the restricted area, as in the regulations set out;

Now, therefore, His Excellency the Governor General in Council on the recommendation of the Minister of Transport, is pleased to revoke and doth hereby revoke the said regulations made by Order in Council, P.C. 8424 of September 18, 1942.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, is further pleased to make the following regulations to govern navigation in the territorial waters of Canada connecting Lakes Erie and Huron and they are hereby made and established accordingly.

REGULATIONS

1. The following waters connecting Lakes Erie and Huron are hereby designated as a restricted area (in these regulations referred to as the restricted area).

"All ship channels and one hundred feet on either side of such channels situated within the territorial waters of Canada and connecting Lake Erie and Lake Huron between latitude 41° 56' 00" North in Lake Erie and latitude 43° 05' 00" North in Lake Huron including the Detroit River, Lake St. Clair and the St. Clair River".

2. No vessel of any kind shall move in the restricted area for the purposes of fishing unless a special permit is obtained from the Royal Canadian Mounted Police.

3. No vessel under 100 feet in overall length used for recreational purposes shall operate in the restricted area during the hours between sunset and sunrise unless a special permit is obtained from the Royal Canadian Mounted Police.

4. No vessel of 100 gross tons or over shall pass or attempt to pass another vessel or vessels moving in the same or opposite direction at any place in the restricted area in such a position that more than two vessels will be abreast when

passing; and in the portion of the St. Clair River between the traffic buoy in Sarnia Bay and Lake Huron Cut lighted Buoy No. 3, no vessel shall pass or attempt to pass another vessel moving in the same direction.

5. Every person who contravenes or fails to comply with the provisions of these regulations shall be guilty of an offence and liable on summary conviction to a fine not exceeding Five Hundred Dollars, or to imprisonment for a term not exceeding twelve months, or to both such fine and such imprisonment.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re mining by Wartime Metals Corporation of lava talc in Kootenay National Park

P.C. 8219

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 22nd day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Mines and Resources reports that a request has been received from the Metals Controller, Department of Munitions and Supply, that permission to mine lava talc in Kootenay National Park for war purposes be granted to Wartime Metals Corporation, a Canadian Government Company;

And whereas the National Parks Act contains no provision for the granting of mineral rights;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Mines and Resources, and pursuant to the provisions of the War Measures Act, is pleased hereby to grant authority to the Minister of Mines and Resources to issue a permit to Wartime Metals Corporation to mine lava talc in Kootenay National Park for war purposes and to order that no royalty be charged on the amount of lava talc taken under this permission, which will contain such clauses and conditions as the Minister of Mines and Resources considers necessary to protect the public interest.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 1/4225, 21st May, 1943, re subsidies on berries for jam manufacture

P.C. 6/8336

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 27th October, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting:

"That whereas Order in Council P.C. 1/4225, dated the 21st May, 1943, as amended by Order in Council P.C. 3/5410, dated the 7th July, 1943, authorized certain subsidies on berries for jam manufacture;

And whereas the authorization contains a limitation on the subsidized production of 'compound (blended)' jam;

And whereas the Agricultural Food Board and the Foods Administration of the Wartime Prices and Trade Board are in agreement that fruits for jam manufacture are in such short supply that there should be no limitation, for the current season, on the production of 'compound (blended)' jam;

The undersigned therefore has the honour to recommend that Your Excellency in Council, under the authority of the War Measures Act, do authorize the aforesaid Order in Council P.C. 1/4225 be further amended by substituting the following as sub-clause (b) of Clause 1 thereof:—

- (b) to be payable and recoverable by such manufacturers only on strawberries, raspberries, loganberries, gooseberries and currants used in the manufacture of 'pectin' and 'compound (blended)' jams, and of 'pectin' jellies."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending free medical treatment to Auxiliary Services Personnel serving in barrack areas in Canada

P.C. 85/8336

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 27th October, 1943.

The Board had under consideration the following memorandum from the Honourable the Associate Minister of National Defence:

"The undersigned has the honour to state that the Adjutant-General has reported that:—

- (a) By Order in Council P.C. 16/1391, dated 10th April, 1940, free medical treatment and hospitalization were approved for Auxiliary Services Supervisors on duty with Units Overseas. By Order in Council, P.C. 64/7305, dated 17th September, 1941, these privileges were extended to cover a period subsequent to the disembarkation in Canada of such supervisors in cases where it was considered necessary.
- (b) In view of the fact that Auxiliary Services Supervisors serving with the Army and employed in camp and barrack areas in Canada are serving in the interest and welfare of the Canadian Forces and are so employed full time, it is now recommended that these benefits be extended to such supervisors and their helpers, upon the following conditions:
- (i) The period of medical treatment and hospitalization is not to exceed 30 days for any one illness, except in case of injury.
 - (ii) Where medical treatment and hospitalization are being provided for such Auxiliary Services personnel as a result of injuries, such injuries must have been received while acting within the scope of their duties or employment.
 - (iii) Before such personnel shall be eligible for such benefits they shall have been medically boarded and shall be in medical categories 'A', 'B' or 'C' or be allotted on Pulhems profile not lower than the following:

Y.O.B.	P	U	L	H	E	M	S
	4	4	4	4	4	1	3

2. The Deputy Minister concurs in the foregoing proposal and recommends that free medical treatment and hospitalization benefits be extended to Auxiliary Services personnel serving in camp or barrack areas in Canada as aforesaid.

3. The estimated cost of the foregoing proposal for seven months of 1943-44, based on the present strength of 305 supervisors and 351 helpers, amounts to \$3,930.00 of recurring costs. Funds are available in the 'Sundries' Allotment of the 1943-44 Annual Army Estimates.

The undersigned concurs in the foregoing recommendations of the Deputy Minister and submits same for the approval of Your Excellency in Council."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Sixth Revision

Supplement No. 4

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 18th October, 1943.

*To Collectors of Customs and Excise and others concerned:***Export Permits**

Effective on and after October 25, 1943, the following are exempted from requiring an export permit when transmitted from Canada to the United Kingdom:

Group 9 Miscellaneous

Technical Data—

Plans, specifications and other documents in design or construction of any arms, ammunition, implements or munitions of war as described in Group 10. Any model, design, photograph, photographic negative, document, or other article or material containing a plan, specification, or descriptive or technical information of any kind (other than that appearing generally in a form available to the public), which can be used or adapted for use in connection with any process, synthesis or operation in the production, manufacture, reconstruction, servicing, repair or use of any commodity other than those commodities listed in Group 10.

(NOTE: The above exemption to the United Kingdom is in addition to the exemption already existing for these items when transmitted to the United States. See Page 35, Export Permit Regulations, 6th Revision.)

Effective on and after October 18, 1943, the second sentence of Regulation 32 (b) of the Export Permit Regulations of September 1, 1943, is amended to read as follows:

“Export permits are not required for shipments, not exceeding 10,000 pounds in any one week, to the United States, of fresh Pickerel or Whitefish by licensed fishermen.”

(NOTE: The only change here is the deletion of Lake Trout from the list of fresh water fish of which shipments up to 10,000 pounds weekly could formerly be sent to the United States without an export permit. The Wartime Prices and Trade Board have asked that this exemption be cancelled, as far as Lake Trout is concerned, so that it will be necessary to refuse any exports of Lake Trout, fresh or frozen, for some time.)

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

Series D No. 47

T.C. 138

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 20th October, 1943.

*To Collectors of Customs and Excise and others concerned:***Tariff Change By Order in Council**

Effective 1st October, 1943, it is ordered that the under-mentioned product be accorded the tariff treatment hereunder indicated and be exempt from the War Exchange Tax:—

Dried whey, when imported for use as animal or poultry feeds, or when imported for use in the manufacture of animal or poultry feeds...

British Preferential Tariff Free

Intermediate Tariff Free

General Tariff Free

(To be designated as Tariff Item 43b.)

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 7945, 14/10/43; Authority War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 328

Respecting Maximum Prices of Sausage

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Section 10 of Order No. 305 of the Board is hereby renumbered Section 11 and the following is substituted as Section 10 of said Order:

“10. Where pork sausage or commercial sausage is sold in brine, the maximum price at which a person may sell or offer to sell such sausage to any class of buyer shall, according to the kind of casing of the sausage, be the maximum price as fixed by the other provisions of this Order, at which he may sell or offer to sell to that class of buyer, pork sausage in bulk or commercial sausage in bulk, as the case may be, which is not in brine.”

2. This Order shall be effective on and after October 22, 1943.

Made at Ottawa this 12th day of October, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-931

Respecting Maximum Prices of Onions in the Yukon Territory

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-14 is hereby revoked.
2. This Order shall be effective on and after October 9, 1943.

Dated at Ottawa, this 9th day of October, 1943.

E. J. CHAMBERS,
*Administrator of Fresh Fruits
and Vegetables.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-933

Respecting Maximum Prices of Jams and Jelly

(Amending Order No. A-787)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on October 25, 1943.
2. Section 3 of Administrator's Order No. A-787 is hereby revoked and the following is substituted therefor:—
 - "3. (1) Except as otherwise provided by subsection (3) of this Section, the maximum price, f.o.b. seller's factory, not including sales tax, at which a manufacturer may sell or offer to sell to any class of customer jam of a grade and variety set forth in Schedule "A" hereto shall, according to the size of the container in which it is packed and the area in which the seller's factory is situated, be the price for the same set forth in the said Schedule "A".
 - (2) Except as otherwise provided by subsection (3) of this Section, the maximum price, f.o.b. seller's factory, not including sales tax, at which a manufacturer may sell or offer to sell to any class of customer, jelly of a grade and variety set forth in Schedule "B" shall, according to the size of the container in which it is packed and the area in which the seller's factory is situated, be the price for the same set forth in said Schedule "B".
 - (3) On and after October 25, 1943, a manufacturer who customarily sold jam or jelly to any class of buyers during the basic period from September 15 to October 11, 1941, both inclusive, at prices higher than the prices at which he sold those products to wholesale distributors during the said period, may increase the maximum prices fixed by subsections (1) and (2) of this Section on sales by him of those products to such class of buyers, by a percentage of such prices equal to the percentage by which his selling price

for the same grade and variety of jam or jelly to such class of buyers during the said basic period exceeded his selling price to wholesale distributors; however, in no event shall such price exceed the said maximum price fixed by subsection (1) or (2) of this Section, for the product sold, by an amount greater than 10 per cent of his selling price.

- (4) Where a manufacturer sold jam or jelly during the said basic period to any person other than a wholesale distributor, at the same price at which he sold that product to wholesale distributors, nothing in the preceding subsection (3) shall be deemed to authorize that manufacturer to sell jam or jelly to such person at a price in excess of the maximum price fixed for that product by subsections (1) and (2) of this Section.
- (5) The maximum price at which a manufacturer may sell or offer to sell any jam or jelly of a grade or variety or in a size of container not specified in the schedules to this Order shall be such price as may be prescribed by or on behalf of the Board subsequent to the effective date of this Order, and no manufacturer shall sell or offer to sell any such unspecified jam or jelly until a maximum price for the sale of same by him has been so prescribed.
- (6) Where a manufacturer sells jam or jelly for which the maximum price has been fixed by this Order, such price shall be f.o.b. his factory except where he sells such products under the provisions of subsection (3) of this Section to buyers within his customary free delivery zone, in which case the price shall include delivery; however, at the request of a buyer outside his customary free delivery zone the manufacturer may prepay the freight charges to the buyer's receiving point if he shows such freight charges as a separate item on his invoice for the product."

3. Clause (c) of Section 4 of the said Order No. A-787 is hereby revoked and the following is substituted therefor:—

"(c) a markup (percentage of cost) in respect of the product of a particular manufacturer, not greater than the markup (percentage of cost) customarily used by such wholesaler in pricing that product to the same class of buyer during the basic period from September 15, 1941, to October 11, 1941, both inclusive and, if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) customarily used by him in pricing a similar product to the same class of buyers during such basic period; provided, however, that in no case shall the markup exceed ten per cent (10%) of the wholesaler's selling price."

4. Clauses (c) and (d) of Section 5 of the said Order No. A-787 are each hereby revoked and the following is substituted therefor:—

"(c) a markup (percentage of cost) in respect of the product of a particular manufacturer not greater than the markup (percentage of cost) customarily used by such retailer in pricing that product during the said basic period and if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) customarily used by him in pricing a similar product during such basic period; provided, however, that in no case shall the markup exceed twenty-two per cent (22%) of the retailer's selling price."

5. The said Order No. A-787 is hereby further amended by revoking Section 10 thereof and re-numbering Sections 11, 12, 13 and 14 as Sections 10, 11, 12 and 13 respectively.

6. Schedule "A" to the said Order No. A-787 is hereby revoked and the Schedule hereto is substituted therefor.

Dated at Ottawa this 20th day of October, 1943.

F. D. MATHERS,
Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-933

Setting forth new Schedule "A" to Administrator's Order No. A-787 as follows:

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-787

MAXIMUM PRICES FOR JAM

*F.O.B. Manufacturer's Plant—Sales Tax Extra
All Container Types*

Grade and Variety	<i>Eastern Area</i>				<i>Western Area</i>			
	12fl. oz. size	24fl. oz. size	48fl. oz. size	Pail 15 to 40 lbs. Per lb.	12fl. oz. size	24fl. oz. size	48fl. oz. size	Pail 15 to 40 lbs. Per lb.
<i>No. 1 (Pure) Jams</i>		Per dozen		Per lb.		Per dozen		Per lb.
	\$	\$	\$	\$	\$	\$	\$	\$
Strawberry	2.15	3.75	7.15	.14 $\frac{3}{4}$	1.90	3.15	5.75	.11 $\frac{3}{4}$
Raspberry	2.15	3.75	7.15	.14 $\frac{3}{4}$	2.05	3.45	6.40	.13 $\frac{1}{4}$
Loganberry	1.90	3.20	6.05	.12 $\frac{1}{2}$	1.80	3.00	5.50	.11 $\frac{1}{4}$
Black Currant	2.25	3.90	7.45	.15 $\frac{1}{4}$	2.05	3.45	6.30	.13
Red Currant	1.80	2.95	5.60	.11 $\frac{1}{2}$	1.80	2.90	5.25	.10 $\frac{3}{4}$
Blackberry	1.75	2.90	5.50	.11 $\frac{1}{4}$	1.80	2.90	5.25	.10 $\frac{3}{4}$
Gooseberry	1.70	2.75	5.15	.10 $\frac{1}{2}$	1.80	2.90	5.25	.10 $\frac{3}{4}$
Apricot	1.90	3.15	6.00	.12 $\frac{1}{4}$	1.80	2.90	5.25	.10 $\frac{3}{4}$
Cherry	2.05	3.50	6.75	.14	2.10	3.60	6.75	.13 $\frac{3}{4}$
Peach	1.65	2.70	5.00	.10 $\frac{1}{4}$	1.70	2.80	5.00	.10 $\frac{1}{4}$
Grape	1.65	2.70	5.00	.10 $\frac{1}{4}$	1.70	2.80	5.00	.10 $\frac{1}{4}$
Plum (Red, Damson and Green gage) ..	1.50	2.45	4.55	.09 $\frac{1}{4}$	1.60	2.55	4.55	.09 $\frac{1}{4}$
<i>No. 2 (Pectin) Jam</i>								
Strawberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.65	2.80	5.00	.10 $\frac{1}{4}$
Raspberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.75	2.95	5.35	.11
Loganberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.75	2.90	5.25	.10 $\frac{3}{4}$
Black Currant	1.90	3.35	6.30	.13	1.85	3.15	5.75	.11 $\frac{3}{4}$
Red Currant	1.65	2.80	5.25	.10 $\frac{3}{4}$	1.75	2.90	5.25	.10 $\frac{3}{4}$
Blackberry	1.65	2.80	5.25	.10 $\frac{3}{4}$	1.70	2.85	5.15	.10 $\frac{1}{2}$
Gooseberry	1.60	2.70	5.00	.10 $\frac{1}{4}$	1.65	2.80	5.00	.10 $\frac{1}{4}$
Apricot	1.65	2.80	5.25	.10 $\frac{3}{4}$	1.65	2.75	4.90	.10
Cherry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.85	3.15	5.75	.11 $\frac{3}{4}$
Peach	1.60	2.65	4.90	.10	1.65	2.75	4.90	.10
Grape	1.60	2.65	4.90	.10	1.65	2.75	4.90	.10
Plum (Red, Damson and Green gage) ..	1.50	2.45	4.55	.09 $\frac{1}{4}$	1.55	2.55	4.55	.09 $\frac{1}{4}$
Rhubarb	1.45	2.30	4.30	.08 $\frac{3}{4}$	1.40	2.25	4.00	.08 $\frac{1}{2}$
Blueberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.85	3.15	5.75	.11 $\frac{3}{4}$
Elderberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.85	3.15	5.75	.11 $\frac{3}{4}$
<i>No. 3 (Blended or Compound) Jam</i>								
Apple with Straw- berry, Raspberry, Peach, Loganberry, Blackberry, Goose- berry, Apricot, Black Currant or Plum (Red, Dam- son and Green gage)	1.45	2.30	4.30	.08 $\frac{3}{4}$	1.40	2.25	4.00	.08 $\frac{1}{2}$

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-934

Respecting the Sale of Protective Rubber Garments

Under powers given by the Wartime Prices and Trade Board to the Rubber Administrator, it is hereby ordered, on behalf of the Board, as follows:

1. Administrator's Order No. A-705, as amended by Administrator's Order No. A-726, is hereby revoked.

2. This Order shall be effective on and after the 25th day of October, 1943.

Dated at Ottawa, this 21st day of October, 1943.

A. H. WILLIAMSON,
Rubber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-935

Respecting Maximum Prices of Canned Fruits and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

1. Section 8 of Administrator's Order No. A-851 is hereby renumbered as subsection (1) of Section 8 and the following is inserted as subsection (2) of Section 8:

"(2) Upon written application being made to him by a canner, the Administrator of Processed Fruits and Vegetables may, in his discretion, authorize the canner to sell one brand only of fancy peas, sieve 5 or ungraded, packed in 20 oz. metal containers, of any of the following green strains of peas only, namely, Laxton, Prince of Wales, Stratagem or Alderman, at the maximum price per dozen containers listed hereunder according to the province in which the canner's factory or warehouse is situated—

British Columbia	Ontario	Quebec	Nova Scotia
Alberta			New Brunswick
Saskatchewan			Prince Edward Island
Manitoba			
\$ 1.40	\$ 1.40	\$ 1.35	\$ 1.40

When the Administrator authorizes a canner to sell a brand of peas at the maximum price fixed by this subsection, all the provisions of this Order relating to the products listed in Schedule "A" hereto shall also apply to sales of that brand of peas."

2. Schedule "A" to said Order No. A-851 is amended as follows:—

(a) by striking out the figures—" 5.70

5.15

4.90"

where they appear in said Schedule "A" opposite the item "peas, (seive)

4. . . 105—(oz. containers) { Fancy
Choice
Standard

under the heading "British Columbia, Alberta, Saskatchewan, Manitoba", and by substituting therefor the following:—" 5.89

5.64

5.39"

(b) by striking out the figures " 1.17 where they appear in said Schedule 1.12"

opposite the item "peas, (seive) 3. . . 20 (oz. containers) " Choice " under the Standard

heading "British Columbia, Alberta, Saskatchewan, Manitoba", and by substituting therefor the following: " 1.22 1.17";

(c) by striking out the figures "1.05" and "1.00" where they respectively appear in said Schedule opposite the item "corn, whole kernel vacuum pack, 14-(oz. container) Fancy", under the columns headed Ontario and Quebec and by substituting therefor the following figures, "1.10" and "1.05";

(d) by adding the following items at the end of the said Schedule "A":

"Product (syrup or solid pack) Quality		Maximum Price—All Provinces (According to Size of Container)			
		16-oz.	20-oz.	28-oz.	105-oz.
Blueberries	Choice	—	\$2.40	—	\$12.00
	Standard	—	2.10	—	11.00
Crabapples	Choice	—	—	—	5.75"
	Heavy Syrup				

3. This Order shall be effective on and after October 25, 1943.

Dated at Ottawa, this 21st day of October, 1943.

F. D. MATHERS,
Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-936

Highest Price of Newsprint Wrapper on Sales to Newsprint Manufacturers

Under powers given by the Board to the Administrator of Paperboard

IT IS HEREBY ORDERED as follows:—

1. This Order comes into force on October 22, 1943 and deals with sales of newsprint wrapper to newsprint manufacturers.

2. For the purposes of this Order "newsprint wrapper" means and includes any body wrapper, plain or coloured bands, and square, round or octagonal heads used by manufacturers of newsprint for wrapping newsprint paper.

3. The highest price at which a person may sell or offer to sell newsprint wrapper to a newsprint manufacturer shall be eight dollars (\$8.00) more per ton than the seller's highest price during the basic period, September 15, 1941, to October 11, 1941, both inclusive, for newsprint wrapper of the same specifications sold in the same quantity and for shipment to the same destination.

Dated at Ottawa, this 22nd day of October, 1943.

W. H. O'REILLY,
Administrator of Paperboard.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-937

Respecting Metal Containers and Closures

Under powers given by the Wartime Prices and Trade Board to the Administrator of Metal Containers, it is hereby ordered on behalf of the Board as follows:—

- 1. The schedule to Administrator's Order No. A-860 is hereby amended—
 - (a) by striking out the figure "50%" in column 3 opposite item 8 of Commodity Group "D" and substituting therefor "100%";
 - (b) by adding the following items to Commodity Group "F"—

Item No.	(Column 1)	(Column 2)	(Column 3)	(Column 4)
4.	Syrup, Corn or Cane.....	Tinplate.....	No Limit.....	{2-lb. 5-lb. 10-lb.
5.	Maple Syrup.....	Tinplate.....	No Limit.....	{1-Imp. Gallon Screw Top.
6.	Honey.....	Blackplate.....	No Limit.....	2-lb.
7.	Edible Oils, liquid including only animal, vegetable, olive, fish and other marine animal and edible blends of such oils.	Tinplate.....	No Limit.....	{1-lb. 8-lb. 5-Imp. Gallon.
8.	Lard and Shortening.....	Tinplate.....	No Limit.....	{20-lb. Pail. 50-lb. Pail.
		Hot dipped....	80% of 1940 Pack.....	20-lb. Pail.
		Galvanized Steel.....	80% of 1940 Pack.....	60-lb. Pail.

- 2. This Order shall become effective October 25, 1943.

Dated at Ottawa, this 22nd day of October, 1943.

L. F. BURROWS,
Administrator of Metal Containers.

APPROVED: D. GORDON,
Chairman, Wartime Prices and Trade Board.

CONCURRED: H. BORDEN,
Chairman, Wartime Industries Control Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-938

Acceptance of Orders for Cartons Prohibited

Under powers given by the Wartime Prices and Trade Board to the Administrator of Shipping Cases, it is hereby ordered on behalf of the Board as follows:—

Effective Date.

- 1. This Order shall be effective on and after October 25, 1943.

Definition.

- 2. In this Order "carton" means a shipping case, display bin or any other container made of solid fibreboard or corrugated paper.

Acceptance of Orders for Cartons Prohibited.

3. During the period October 25, 1943, to November 30, 1943, both inclusive, no manufacturer of cartons shall accept any order for the manufacture, sale or delivery of any cartons or parts therefor.

Orders from Department of Munitions and Supply Exempted.

4. The provisions of this Order do not apply to the acceptance of orders received by a manufacturer of cartons from the Department of Munitions and Supply or any agency thereof.

Special Cases May Be Exempted.

5. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 22nd day of October, 1943.

F. C. HAYES,
Administrator of Shipping Cases.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-939

Respecting Shortening

Under powers given by the Wartime Prices and Trade Board to the Administrator of Oils and Fats, it is hereby ordered on behalf of the Board as follows:—

1. Section 2 of Administrator's Order No. A-757 is hereby deleted and the following substituted therefor:

"2. No person shall package shortening except in the following types and sizes of containers:—

- (a) for sale at retail in cartons containing 1 pound or 4 pounds and in metal or wooden pails containing 20 pounds;
- (b) for sale in bulk in metal pails containing 50 pounds, in metal or wooden pails containing 60 pounds, in wooden tierces containing 400 pounds, and in returnable drums containing 390 pounds."

2. This Order shall be effective on and after the 25th day of October, 1943.

Dated at Ottawa, this 22nd day of October, 1943.

PHYLLIS G. TURNER,
Administrator of Oils and Fats.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-940

Respecting Rooming Accommodation in the City of Kingston, in the Province of Ontario, and in the area within a distance of three miles from the limits of such City.

Under authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Administrator's Order No. A-753 is amended by revoking Schedule "D" thereto and by substituting therefor the Schedule hereto attached.

2. This Order shall come into force on the 25th day of October, 1943.

Dated at OTTAWA this 23rd day of October, 1943.

C. R. DeMARA,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Schedule to Administrator's Order No. A-940 setting forth new Schedule "D" to Administrator's Order No. A-753 as follows:

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-753

Form R.C. 37W

Serial No. L.H.....

RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD

UNIT (suite) No..... Room(s) No.....
☐ 1st ☐ 2nd ☐ 3rd Floor — ☐ Front ☐ Middle ☐ Rear
Address

The Maximum Rate for this suite is:

\$.....per week \$.....per month

These rates include the services and facilities checked below:

- | | |
|---|---|
| <input type="checkbox"/> Heat | Use of Owner's |
| <input type="checkbox"/> Light | <input type="checkbox"/> Plate or Grill |
| <input type="checkbox"/> Cooking fuel | <input type="checkbox"/> Ice Box/Refrigerator |
| <input type="checkbox"/> Hot water as per agreement | <input type="checkbox"/> Washing Machine |
| | <input type="checkbox"/> Laundry Facilities |
| <input type="checkbox"/> Furnished as per agreement | <input type="checkbox"/> Bedding |
| | <input type="checkbox"/> Linens |
| Date of issue of this card | <input type="checkbox"/> Dishes |
| | <input type="checkbox"/> Telephone |
| | <input type="checkbox"/> |

.....
Local Examiner

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY OR TO IMPROPERLY
REMOVE THIS CARD

This form has been prescribed by a Rentals Administrator as Form R.C. 37W

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-941

Respecting the Styling, Sale and Delivery of Women's, Misses' and Juniors' Coats, Suits and Sports Jackets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Juniors' Coats and Suits, it is hereby ordered on behalf of the Board, as follows:—

Introduction

A-859 Revoked—Effective Date of this Order

1. Administrator's Order No. A-859 is revoked as of October 28, 1943 and on and after that date this Order takes its place.

Reference to Order No. 214 of the Board

2. Women's, misses' and juniors' coats, suits and sports jackets (hereinafter called "garments") are for the purposes of Order No. 214 of the Board declared to be consumer goods. By direction in writing issued under Section 35 of that Order manufacturers of garments are no longer required to comply with the provisions of that Order. That direction requires the said Administrator to issue Orders to govern those manufacturers in the manufacture and sale of garments.

The provisions of said Order No. 214 which apply to the sale and offering for sale of garments by wholesalers and retailers are not affected by that direction or by this Order.

Explanatory Notes

3. According to A-859 whenever a manufacturer of garments filed a cost sheet for a garment he was required to attach to that cost sheet a swatch of the cloth he used in 1942 in the manufacture by him of the same kind and quality of garment. This Order does not require that manufacturer to file a swatch of the cloth he used in 1942.

This Order permits the use of more than one specific cloth in the manufacture of a specific style of garment. Rules are provided to govern such use.

In this Order and for the sake of uniformity the provisions respecting labelling and invoicing of garments are made to conform with the corresponding provisions of other Orders dealing with clothing.

General Exemptions—Certain Government Departments

4. This Order shall not apply to the manufacture, sale or delivery of garments when the manufacture, sale or delivery is on the order of one or more of the following departments of the Government of Canada, namely: Munitions and Supply, National Defence, National Defence (Naval Services), National Defence (Air Services), or Pensions and National Health, or any agency of any of them.

Restrictions on Silhouettes, Cutting Patterns and Styles

5. Every person who manufactures a garment for sale in Canada shall in such manufacture observe and comply with the following rules:—

- (a) A new silhouette or a new cutting pattern must not be made, purchased or otherwise acquired or used.
- (b) He must not alter any silhouette or cutting pattern of any fall model he used in the fall season of 1942, or of any spring model he used in the spring season of 1943.
- (c) He must not offer for sale for any fall season or spring season more than fifty per centum of the number of styles of garments he offered for sale for the fall season of 1941 or the spring season of 1942, respectively, and in no case shall the number of styles of garments he offers for sale in any season exceed fifty.
- (d) At least twenty per centum (20%) of the number of styles of garments he offers for sale for a fall season or a spring season must be the same as the styles of the garments he offered for sale for the fall season of 1942 or spring season of 1943, respectively.
- (e) A special order garment must not be manufactured in any price range in any style which differs basically from the original style shown by him for a garment in the same price range. The size of a special order garment of any style must be the same as or be within the size range shown by him for the same style of garment.

Range of Cloths in Garments of Same Style Number

6. A person may use any number of cloths in the manufacture for sale of garments of the same style number so long as the difference between the price per yard of the lowest priced cloth and the highest priced cloth so used does not exceed the amount shown opposite the prices of those cloths as follows:—

Prices per yard of the cloths	Maximum differences in price per yard
95c to \$1.34	10c.
\$1.35 to \$1.89	15c.
\$1.90 to \$2.50	20c.
\$2.51 and over	25c.

Cost Sheets—Maximum Prices Fixed

7. (1) A person who manufactures a garment shall not sell or offer to sell it in Canada unless, with respect to it, he first

- (a) completes and signs a cost sheet in the form prescribed by the said Administrator;
- (b) attaches to that cost sheet a swatch of each cloth he proposes to use in the manufacture of garments of the same style number;
- (c) files the said cost sheet and swatches with the said Administrator; and
- (d) obtains from the said Administrator a notice (price authorization) in writing setting forth the maximum price at which he may sell or offer to sell that garment.

(2) Cloth acquired by a manufacturer of garments after he has filed with the said Administrator a cost sheet for a garment of any style number may be used by him in the manufacture of a garment of the same style number if he

- (a) files with the said Administrator a swatch of that cloth, and a statement showing the supplier's name and cloth number, the price per yard of the cloth and the style number of the garment he proposes to manufacture from that cloth; and
- (b) obtains the said Administrator's permission, in writing, to use that cloth in the manufacture of a garment of that style number.

(3) A cloth must not be used by any person in the manufacture for sale of a garment of any style number unless its use by him in such manufacture is first approved by the said Administrator.

(4) No manufacturer of garments shall sell or offer to sell a garment named or referred to in a notice (price authorization) referred to in sub-section 1 of this section, at a price that is higher than the price set forth for that garment in the said notice.

Rules Governing Certain Trade Practices

8. No manufacturer of garments shall

- (a) supply or deliver any garment on consignment or approval;
- (b) sell or offer to sell a garment to a person under a term or condition of sale which prohibits the said manufacturer from selling or offering to sell garments in the same or substantially similar styles to any other person.

Labelling of Garments

9. No garment which is wholly or partly manufactured in Canada after the date of this Order shall be displayed for sale, or shipped or delivered in pursuance of a sale, by any person unless at the time of display, shipping or delivering the name or W.P.T.B. licence number of the person who manufactured it, or the manufacturer's registered trade-mark for that garment, and the style number and the size of the garment are printed, written, woven or stamped on the garment or on a label or string tag attached to it. All such trade-marks must be recorded with the Administrator before using the same in pursuance of this Order.

Invoices

10. (1) Every manufacturer of garments and every wholesaler shall within ten days from the date of shipment by him of any garment, supply the person to whom it is shipped with an invoice showing

- (a) the date of the shipment if the shipper is the manufacturer of the garments, or the date of invoice if the shipper is a wholesaler;
- (b) his name and address and that of the person to whom the garment is shipped;
- (c) the manufacturer's or the wholesaler's style number of the garment;
- (d) the exact quantity of the garments by style numbers involved in the shipment, the price per unit and the total price of the same;
- (e) all discounts allowable by him on the said total price;
- (f) a declaration which may be printed, written or stamped on the invoice, stating that the price charged by him for each garment, as the price is shown on the

invoice, is not more than the highest price fixed by or under the Wartime Prices and Trade Regulations or by or on behalf of the Board for sales by him of the garments.

(2) No retailer shall in pursuance of any sale, deliver any garment which he purchases after this Order goes into force, unless he first receives an invoice for that garment from his supplier, as required by sub-section 1 of this section.

Records and Invoices Must Be Kept

11. (1) Every manufacturer of garments shall keep a proper record of his manufacture and sales of garments, showing with respect to each style number the material used in its manufacture and the price range thereof.

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in garments.

(3) Every record and invoice which by this Section a person is required to keep shall upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

Special Cases May Be Exempted

12. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or special circumstances.

Dated at Ottawa, this 25th day of October, 1943.

HARRY ROTHER,
*Administrator of Women's, Misses' and Juniors'
Coats and Suits.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-942

Respecting Maximum Prices for Boxwood Cut from the Stump in the Provinces of Manitoba and Saskatchewan

Under powers given by Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF SUCH BOARD, AS FOLLOWS:—

1. Interpretation

For the purposes of this Order,

- (a) "Cord" shall mean an amount of Boxwood which, when properly stacked, will measure 4 feet in height; 8 feet in length and not less than 4 feet 2 inches in width;
- (b) "Boxwood" shall mean round and sound bolts of Jackpine, Poplar and Spruce having a minimum diameter at the small end of 6 inches inside the bark and being not less than the minimum lengths shown in Subsection (1) of Section 2 of this Order;
- (c) "Point of Shipment" shall mean the point at which the Boxwood is loaded by the Seller on railway freight cars for shipment.

2. Maximum Prices for Boxwood Fixed

(1) No person shall sell or offer for sale, and no person shall purchase any Boxwood cut from the stump in the Provinces of Manitoba and Saskatchewan at a price in excess of the price set out hereunder, which price shall be f.o.b. car at point of shipment:

Kind of Boxwood	Length	Price per Cord when point of shipment located in	
		Manitoba	Saskatchewan
		\$ cts.	\$ cts.
Rough green-cut white spruce.....	4' 10'' and over.....	9 50	9 00
Rough fire-killed white spruce.....	4' 10'' and over.....	8 50	8 00
Rough green-cut white poplar.....	4' 2'' and less than 4' 8''...	6 00	5 50
Rough green-cut white poplar.....	4' 8'' and over.....	6 50	6 00
Peeled white poplar.....	4' 2'' and less than 4' 8''...	8 00	7 50
Peeled white poplar.....	4' 8'' and over.....	8 50	8 00
Rough green-cut jackpine.....	4' 2'' and over.....	7 00	6 50

(2) For Boxwood delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the price set out above in Subsection (1) of this Section, a delivery charge not exceeding \$1.00 per cord when rough, and 75c per cord when peeled.

(3) Notwithstanding the provisions contained in Subsection (1) of this Section, any dealer who purchases Boxwood for resale to a consumer may sell, or offer for sale, and any consumer may purchase Boxwood cut from the stump in the Provinces of Manitoba and Saskatchewan, at the prices set forth in the said Subsection, increased by a sum not exceeding fifty cents (50c) per cord in each case, which price shall be f.o.b. car the dealer's point of shipment.

3. *Effective Date*

This Order shall be effective on and after the 28th day of October, 1943.

Dated at Ottawa, this 23rd day of October, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-943

Rationed Foods (Preserves)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on October 28, 1943, and makes certain changes and clarifications in the list of rationed preserves as established by Order No. 308 of the Board.

2. Maraschino cherries, Maraschino style cherries, pineapple pulp in 105 ounce containers or larger, apple pie filler in 105 ounce containers or larger, canned rhubarb (solid pack), sorghum syrup, sorghum molasses and apple butter are removed from their respective classifications established as to Preserves being a Rationed Food under the said Order No. 308 and are hereby freed from being rationed.

3. All canned baby food consisting of fruit mixed with other food is added to the classification "Canned Fruits" established as to Preserves being a Rationed Food under the said Order No. 308 and is hereby made subject to rationing as a Rationed Food.

Dated at Ottawa, this 25th day of October, 1943.

H. I. ROSS,
Deputy Administrator of Consumer Rationing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-944

Respecting Fertilizer Containing Chemical Nitrogen

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Administrator's Order No. A-519 is hereby revoked.
2. This Order shall be effective on and after October 28, 1943.

Dated at Ottawa, this 26th day of October, 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-945

Respecting Maximum Prices of Eggs

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

1. That part of the Schedule to Administrator's Order No. A-887 in which the highest wholesale selling prices of eggs for the cities and areas in Quebec and Ontario named in the said Schedule are set forth, is hereby revoked and is replaced by the following:

PROVINCE	CITIES (including suburban territory)	AREAS (Excluding Cities Named)	PRICES BY GRADES				
			Grade A Large	Grade A Medium	Grade A Pullet	Grade B	Grade C
Quebec.			cts.	cts.	cts.	cts.	cts.
			50½	48½	45½	45½	43½
			50½	48½	45½	45½	43½
			51	49	46	46	44
			52	50	47	47	45
		(A) South of St. Lawrence River and east of a line drawn parallel to and always distant 10 miles west of the Temiscouata Railway from Riviere du Loup to the boundary of New Brunswick.					
		(B) South of St. Lawrence River and West of Area A.	50	48	45	45	43
		(C) Counties of Lac St. Jean and Chicoutimi except the except the southerly part of Chicoutimi included in Area D.	52	50	47	47	45
		(D) The strip of territory 30 miles wide bounded on the south by the north shore of the St. Lawrence and Ottawa Rivers and extending from the Saguenay River on the east to the west boundary of the County of Ar-genteuil on the West.	50	48	45	45	43

	(E) Counties of Vaudreuil and Soulanges.	50	48	45	45	43
	(F) The strip of territory 30 miles wide bounded on the south by the north shore of the Ottawa River and extending from the west boundary of the County of Pontiac on the west.	49½	47½	44½	44½	42½
	(G) That part of the county of Abitibi south of a line drawn parallel to and always at a distance of 10 miles north of the most northerly route to the Canadian National Railway and to the west of but including Senneterre and the whole of the County of Temiscamingue.	52	50	47	47	45
Ontario.	Toronto, Hamilton, Windsor, St. Catharines, Kingston, Niagara Falls, Port Arthur, Fort William.	50	48	45	45	43
	Ottawa.	50½	48½	45½	45½	43½
	Timmins, Sudbury, Sault Ste. Marie, North Bay, Kirkland Lake.	51	49	46	46	44
	(A) The County of Haliburton and the Districts of Muskoka, Parry Sound and Manitoulin.	51	49	46	46	44
	(B) That part of the Districts of Thunder Bay and Cochrane south of a line drawn parallel to and always distant 10 miles north of the most northerly transcontinental route of the Canadian National Railway and the whole of the districts of Timiskaming, Algoma, Sudbury and Nipissing.	52	50	47	47	45
	((C)) That part of the Districts of Rainy River and Kenora south of a line drawn parallel to and always at a distance of 10 miles north of the most northerly transcontinental route of the Canadian National Railway.	50½	48½	45½	45½	43½
	(D) All that part of Ontario lying to the south and east of Areas, A, B, and C.	49½	47½	44½	44½	42½

2. This Order becomes effective on October 28, 1943.
DATED AT OTTAWA this 26th day of October, 1943.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
 COAL CONTROLLER
ORDER No. COAL 9
(Consumers Priority)

DATED October 20, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, as amended, and Order in Council P.C. 6835 of August 29, 1941, as amended, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Priority to be given to Consumers with Less Than 25% Coal on Hand

In filling orders for coal or coke heretofore or hereafter placed with him by consumers whose annual consumption is less than 50 tons, every coal dealer shall, consistent with available supplies and the full use of available labour and trucking facilities, give priority, up to the extent of one quarter of the annual consumption of coal fuel in the premises, to the orders of such consumers for premises for which the quantity of coal fuel on hand is less than the said one quarter.

E. J. BRUNNING,
Coal Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

VOLUME IV, No. 5



NOV. 8, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price, 10 cents

NOV 16 1943

TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

7953—Walter S. Woods appointed Chairman, General Advisory Committee (Demobilization and Re-establishment); Brigadier J. L. Melville appointed a Member and Vice-Chairman thereof (Pensions and National Health).....	285
8118—Provision for adjustment of indebtedness of Indian Soldier Settlers (Mines and Resources).....	285
8217—Canadian Army—members in low medical categories—services to be utilized <i>re</i> railway development, etc. (National Defence).....	287
8306—W. E. Hunter appointed member, Emergency Coal Production Board <i>vice</i> Graham F. Towers resigned (Munitions and Supply).....	288
8309—National Selective Service Civilian Regulations amended (registered nurses) (Labour)	288
8420—Religious medals, etc., imports exempted from various duties (Finance).....	289
8453—The Office of "Director of Civil Air Raid Precautions" changed to "Director of Civil Defence" (Pensions and National Health).....	289
8460—J. A. Guilmet appointed member, Mobilization Board, Quebec (Labour).....	290

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>Labour—</i>	
National War Labour Board	
Cost of Living Bonus.....	292
<i>National Revenue—</i>	
Series D No. 47 T.C. 140—animal glue.....	293

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Government Notice RS-3</i>	
Commodity Prices Stabilization Corporation, Ltd.,—	
Repayment of subsidies.....	295
<i>Board Orders—</i>	
No. 307—Beef.....	297
No. 330—Rationed Foods.....	327
<i>Administrators' Orders—</i>	
A-924—Deliveries of bread and bakery products.....	329
A-946—Maximum prices of certain fancy meats and meat by-products.....	330
A-947—Used steel shafting.....	331
A-948—Used metal pipe.....	331
A-949—Standardization of the manufacture of certain converted paper products.....	331
A-954—Use of metal in signs.....	332
A-955—Maximum prices of beets, cabbage, carrots, parsnips and turnips.....	332
A-956—Expiry dates of ration coupons.....	338
A-958—Ladies sports wear clothing.....	338
A-959—Maximum prices of certain fancy meats and meat products (chopped suet).....	339
A-960—Conversion of real property, Toronto, Ont.....	340

ERRATA:—Volume IV No. 3, Administrator's Order No. A-920, page 190—delete the dollar sign and decimal point before the figures "39" in second column of part II of the schedule.

<i>Fuelwood Orders—</i>	
No. 82—Bushwood in the Vancouver area and lower Fraser Valley, B.C.....	341
No. 83—Maximum prices of fuelwood in certain counties of New Brunswick.....	341

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Controller of Chemicals—</i>	
Order No. C.C.2-B-2—Order C.C.2B-1 rescinded.....	342
<i>Oil Controller—</i>	
Order No. Oil 008C—Order No. Oil 008A amended.....	343
<i>Timber Controller—</i>	
Order No. Timber 14C—Logs cut in the Vancouver Forest District.....	344

PART I

Orders in Council

Order in Council appointing Walter S. Woods Chairman, General Advisory Committee, (Demobilization and Re-establishment) and Brigadier J. L. Melville a member and Vice-Chairman thereof

P.C. 7953

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 26th October, 1943.

The Committee of the Privy Council have had before them a report dated October 12, 1943, from the Minister of Pensions and National Health, representing that by Order in Council P.C. 4068½ dated December 8, 1939, there was constituted a Special Committee of the Cabinet (The Demobilization and Re-establishment Committee) of which the Minister of Pensions and National Health was nominated convener;

That by Order in Council P.C. 5421 dated October 8, 1940, there was constituted a General Advisory Committee selected from the personnel of the various government departments or agencies, composed of a Chairman, Vice-Chairman and seventeen other members, to take into consideration those matters assigned to the said Special Committee;

That the Chairman named in such last named Order in Council was Brigadier General H. F. McDonald, Chairman of the Canadian Pension Commission, and the Vice-Chairman was Mr. Walter S. Woods, then Chairman of the War Veterans' Allowance Board and now Associate Deputy Minister of the Department of Pensions and National Health; and

That due to the regrettable death of said Brigadier General H. F. McDonald it has been necessary to appoint a new Chairman of the said General Advisory Committee.

The Committee, therefore, on the recommendation of the Minister of Pensions and National Health, advise that the said Walter S. Woods be appointed and constituted Chairman of the General Advisory Committee constituted by P.C. 5421 of the 8th October, 1940, in the place of the late Brigadier General H. F. McDonald, deceased, and that Brigadier J. L. Melville, M.C., E.D., Chairman of the Canadian Pension Commission, be appointed a member and constituted Vice-Chairman of the said General Advisory Committee, in the place of the said Walter S. Woods.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing for adjustment of indebtedness Indian soldier settlers

P.C. 8118

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by amendment to the Indian Act in 1919 certain rights, privileges and benefits conferred on soldiers of white status by the Soldier Settlement Act were made applicable to Indian soldier settlers within Indian Reserves;

And whereas the Acting Minister of Mines and Resources reports that under the provisions of the said amendment Indian soldier settlers were established on Indian Reserves in Canada and that some still remain upon the land, while the interests of others have been assigned or have passed by succession or inheritance to other Indians of the Band and to none other;

That many of the Indian soldier settlers, their assigns or successors in title are established on Indian Reserve lands and the value of the land so occupied has greatly decreased;

That it is considered necessary, proper and expedient that an adjustment of the indebtedness should be made, no Indian having applied for an adjustment under the Farmers' Creditors Arrangement Act which might have afforded him necessary protection, or having received any benefits such as have been enjoyed by soldier settlers of white status under the said Act; and

That an adjustment of indebtedness in these cases is necessary in order to keep Indian soldier settlers, and their Indian successors in title, on these lands and to render possible the efficient administration of Indian Reserves in Canada.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Mines and Resources, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding anything contained in the Indian Act, is pleased to order and doth hereby order as follows:—

On or before the 31st day of December, A.D. 1944, an Indian soldier settler on an Indian Reserve, or any other Indian of the Band claiming through or under him, whose land has not been abandoned and whose agreement with His Majesty has not been terminated or rescinded may make application for relief and adjustment to the Minister of Mines and Resources and the Treasury Board may on the recommendation of the Minister of Mines and Resources,—

- (a) Reduce the rate of interest on such contracts to three and one-half per cent per annum, from the first day of November, 1943;
- (b) Grant an extension of the term for payment of the indebtedness for a period not exceeding twenty years from the first day of November, 1943;
- (c) Reduce an indebtedness to an amount not exceeding the present and prospective productive value of the land, effective from the first day of November, 1943;
- (d) Adjust the terms of payment of such amount as after examination is fixed as properly remaining to be paid under the contract over a term not exceeding twenty years from the first day of November, 1943, due consideration being given to the amount of the debt, the productive value of the farming unit and the capacity of the applicant to pay;
- (e) Approve reduction in the amount owing by an Indian soldier settler, or his assigns or successors in title, to the extent to which the balance owing exceeds the difference between what has been paid on account of the principal and the present and prospective productive value of the land, such adjustment to date from the 1st day of November, 1943.

and on the recommendation of the Minister of Mines and Resources where soldier settler lands in an Indian Reserve have been abandoned or where any agreement with His Majesty affecting such lands has been terminated or rescinded, the Treasury Board may:—

- (f) Approve a sale of such land to the Band owning the Reserve on which such land lies where the capital funds of the Band are in the judgment of the Minister sufficient to warrant such purchase at a price representing the present productive value of the interest of the Deputy Superintendent General of Indian Affairs in his capacity of "The Soldier Settlement Board" in such lands;
- (g) Approve the sale of such lands to a member of the Band either for cash or on terms at an appraised price based on the present productive value of the land;
- (h) Order reversion to the Band without consideration of such land in cases where in the judgment of the Minister it is an economic impossibility, due to lack of eligible purchasers capable of carrying out a sale contract, to effect a sale of the said lands.

A. D. P. HEENEY,
Clerk of the Privy Council

Order in Council re utilization of members of Canadian Army in
low medical categories in railway development,
operation and maintenance

P.C. 8217

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that it is desirable to have authority to make available "R" recruits and members (H.D.) of the Canadian Army called up for or performing service, training or duty pursuant to the National Resources Mobilization Act, 1940, and the regulations made thereunder, having a medical grading lower than Pulhems profile 2222222 as might be spared from their military duties for limited periods to assist in railway development, operation and maintenance to alleviate the acute manpower shortage confronting this industry with its unprecedented volume of wartime and civilian traffic;

That it is also necessary to provide that military personnel when employed in work of this character should be deemed to be performing military service or duty for the purposes of the regulations made pursuant to The National Resources Mobilization Act, 1940, and The War Measures Act; and when ordered to perform such work should in the event of disobedience be guilty of an offence under Section 9 of the Army Act and punishable accordingly; and that in respect of such work, the provisions of the Pension Act, Chapter 157, Revised Statutes of Canada, 1927, as amended should apply in respect of him and his dependents in like manner and to the same extent as if the death or injury arose out of or was directly connected with military service as defined in said Act;

That it is expedient that the Minister of National Defence and the Minister of Labour should be authorized to make the necessary financial arrangements in connection with such employment of the Military Forces and that upon the termination of such services or duties if the amount of the charges so arranged as being payable in respect of such services or duties exceeds the amount of the military pay and allowances due to any member of the Military Forces of Canada, such excess shall be payable to such member and that in any event each member while performing such services or duties shall continue to receive his military pay and allowances, including Dependents' Allowance;

That since the number of personnel to be employed in the foregoing manner is at present indeterminable, no complete estimate of cost can be provided at present.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, and pursuant to the provisions of The National Resources Mobilization Act, 1940, and The War Measures Act, is pleased to order and doth hereby order as follows:—

- (1) "R" recruits and members (H.D.) of the Canadian Army called up for or performing service, training or duty pursuant to the National Resources Mobilization Act, 1940, and the regulations made thereunder having a medical grading lower than Pulhems profile 2222222 may, on the order of the appropriate Military Authorities, be required to perform services and duties relating or in any way pertaining to railway development, operation and maintenance.
- (2) All orders given or issued by the appropriate Military Authorities pursuant to the provisions of this Order shall be deemed to be lawful orders given by a superior officer, disobedience of which shall constitute an offence under Section 9 of the Army Act and said Section shall, as a part of the law of Canada, be construed accordingly.
- (3) All members of the Military Forces of Canada performing services or duties relating or in any way pertaining to the development, operation or maintenance of railways, pursuant to the provisions of this Order shall for the purpose of the Pension Act, The National Resources Mobilization Act, The

Militia Act, The War Measures Act and all Regulations and Orders made thereunder, be deemed to be performing military training, service and duty as prescribed therein.

- (4) The Minister of National Defence and the Minister of Labour are hereby authorized and directed to make all necessary financial arrangements relating to the employment of members of the Military Forces of Canada on railway development, operation or maintenance, pursuant to the provisions of this order including the charges to be made therefor and the disposal of the funds realized thereby.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing W. E. Hunter a member of the
Emergency Coal Production Board vice Graham F.
Towers, resigned**

P.C. 8306

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 11189 of December 8, 1942 Graham F. Towers, of Ottawa, Ont., was appointed a member of the Emergency Coal Production Board, established by Order in Council P.C. 10674 of November 23, 1942;

And whereas the said Graham F. Towers has tendered his resignation as a member of the said Board in order to assume the general Chairmanship of the National War Finance Committee and it is deemed desirable that his resignation be accepted and the appointment revoked, effective October 14, 1943;

Therefore, His Excellency the Governor General in Council is pleased to revoke and doth hereby revoke the appointment of Graham F. Towers, of Ottawa, Ont., as a member of the Emergency Coal Production Board, effective October 14, 1943.

His Excellency in Council on the recommendation of the Acting Minister of Munitions and Supply, concurred in by the Minister of Finance, is further pleased to appoint and doth hereby appoint Mr. William Edgar Hunter, of Ottawa, Ont., Assistant Accountant in the Department of Finance, to be a member of the Emergency Coal Production Board, effective October 14, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending National Selective Service Civilian
Regulations (registered nurses)**

P.C. 8309

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by reason of the war it is deemed necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to amend the National Selective Service Civilian Regulations, in the manner hereinafter set forth.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend The National Selective Service Civilian Regulations (Order in Council P.C. 246 dated January 19, 1943) as amended, and they are hereby further amended as follows:

Sub-Paragraph (vi) of Paragraph (b) of Sub-Section 1 of Section 200 is hereby revoked and the following is substituted therefor:

"200 (1) (b) (vi) Any registered nurse who is employed as such, any person undergoing training to become a registered nurse or any practical nurse employed as such in a private home."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting religious medals, etc., from customs duty and special excise tax

P.C. 8420

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that since 1933 missels, benitiers, scapulars, chaplets and rosaries and religious medals and crosses of any material have been exempt from customs duty when originating in and imported from France or any other country the products of which are entitled to most-favoured-nation tariff treatment;

That a substantial rate of customs duty applies to the aforementioned goods when imported from countries the products of which are subject to General Tariff treatment;

That at the present time there is an acute shortage in Canada of rosaries, medals, crosses and other religious articles; and

That Mexico and Cuba are in a position to export to Canada limited quantities of the aforementioned religious articles but goods imported from these countries are subject to General Tariff treatment and the special excise tax of 3 per cent.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that missels, benitiers, scapulars, chaplets and rosaries and religious medals and crosses of any material when imported from countries the products of which are subject to General Tariff treatment be exempt from customs duty and the special excise tax of 3 per cent, effective October 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council changing the office of "Director of Civil Air Raid Precautions" to "Director of Civil Defence"

P.C. 8453

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Pensions and National Health reports that at the beginning of the war with the German Reich, because of the phrase used in Great

Britain to describe similar activities, the phrase "air raid precautions" came into general use in Canada to describe civilian activities of defence undertaken by virtue of Part III of Defence of Canada Regulations;

That in various Orders in Council, Minutes of Treasury Board, and regulations and Ministerial Orders made under Orders in Council, the said phrase or the phrase "civil air raid precautions" has been employed to describe such civilian activities, or adjectively to describe a civil defence organization or member thereof or worker therein;

That in the early development of the organization for Air Raid Precautions, the Provincial Committees were allowed to select the name under which they would operate and in the result there is a considerable variation in the designation of Committees in the areas affected; and

That experience has shown that it would be desirable to have a uniform designation of the Air Raid Precautions organization and its component parts and activities throughout Canada and that the designation "Civil Defence" would be in conformity with that existing in other Allied countries and particularly in Great Britain and in the United States;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

- (1) The office of Director of Civil Air Raid Precautions created by Order in Council of the 31st December, 1941 (P.C. 10196), shall henceforth be known as and called the office of Director of Civil Defence.
- (2) Wherever in any Order in Council, Minute of Treasury Board, or regulation or Ministerial Order made under any Order in Council, the phrase "air raid precautions" or the phrase "civil air raid precautions" is mentioned or referred to in connection with any organization or activities carried on under the Director of Civil Air Raid Precautions, there shall in each and every case be substituted therefor the phrase "civil defence".
- (3) Wherever by any Minute of Treasury Board, any moneys have been allotted for air raid precautions purposes, such moneys shall be deemed to have been allotted for civil defence purposes.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re appointment of J. A. Guilmet to Mobilization Board, Quebec City

P.C. 8460

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by paragraph (b) of subsection three of section fifteen of The National Selective Service Mobilization Regulations, the Minister of Labour is empowered *inter alia* to appoint such officers, clerks and other employees as he may deem necessary for the administration and enforcement of the said regulations and to fix their remuneration;

And whereas by subsection one of section eight of the said regulations, it is provided that a Mobilization Board consists of such members as the Governor in Council appoints and by paragraph (c) of subsection three of section fifteen of the said regulations the Minister of Labour is empowered, subject to Staff Control Regulations, to pay members of Mobilization Boards such remuneration and travelling expenses as he may determine;

And whereas the Minister of Labour reports that prior to the first day of August, nineteen hundred and forty-three, pursuant to paragraph (b) of subsection three of section fifteen of the said regulations, he employed J. A. Guilmet to represent the Director of National Selective Service on the administrative staff attached to the Mobilization Board for Administrative Division "F" at Quebec City;

That since the first day of August, nineteen hundred and forty-three, the said J. A. Guilmet has, at the request of the Chairman of the Mobilization Board for Administrative Division "F", acted as a member of the said Mobilization Board; and

That it is advisable, by reason of the war, for the security, defence, peace, order and welfare of Canada,

- (a) that J. A. Guilmet, Esquire, of the City of Quebec, in the Province of Quebec, retired, be appointed a further member of the Mobilization Board for Administrative Division "F";
- (b) that remuneration and travelling expenses be paid to the said J. A. Guilmet for the period commencing the first day of August, nineteen hundred and forty-three as though he were, during that period, a member of the Mobilization Board for Administrative Division "F"; and
- (c) that all things done by the said J. A. Guilmet during the said period be ratified and given the same force and effect as though he were, during that period, a member of the said Mobilization Board.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased, hereby,

- (a) to appoint J. A. Guilmet, Esquire, of the City of Quebec, in the Province of Quebec, retired, a further member of the Mobilization Board for Administrative Division "F";
- (b) to grant authority for payment of remuneration and travelling expenses to the said J. A. Guilmet for the period from the first day of August, nineteen hundred and forty-three until he becomes a member of the Mobilization Board for Administrative Division "F" as though he were, during that period, a member of the said Mobilization Board; and
- (c) to ratify all things done by the said J. A. Guilmet as a member of the Mobilization Board for Administrative Division "F" during the period from the first day of August, nineteen hundred and forty-three until he becomes a member of the Mobilization Board for Administrative Division "F" and to order that they be deemed to have the same force and effect as though he were, during that period a member of the said Mobilization Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF LABOUR

GOVERNMENT NOTICE

NATIONAL WAR LABOUR BOARD

General Order

The Dominion Bureau of Statistics has found that the cost-of-living index number for October 1, 1943, of 119·3 (adjusted index 118·4) has risen by 1·4 points over the index for July 2, 1942, of 117·9 (adjusted index 117·0).

Accordingly, pursuant to the provisions of Section 34 (1) of the Wartime Wages Control Order, P.C. 5963, and subject to the provisions of the Order, the National War Labour Board orders that:—

1. Except as otherwise provided in sections 2, 3 and 5 of this General Order, every employer shall, effective from the first payroll period beginning on or after November 15, 1943, increase:

- (a) the amount of cost-of-living bonus payable to adult male employees and to other employees employed at weekly wage rates of \$25 or more by the amount of thirty-five (35¢) cents per week;
- (b) the amount of cost-of-living bonus payable to male employees under 21 years of age employed at weekly wage rates of less than \$25, and to female employees employed at weekly wage rates of less than \$25 by 1·4 per cent of their weekly wage rates.

2. No employer shall, by reason of this General Order, increase the amount or percentage of any cost-of-living bonus payable to employees where such amount is more than \$4.25 per week but less than \$4.60 per week, or if such percentage is more than 17 per cent but less than 18·4 per cent of weekly wage rates, to an amount in excess of \$4.60 per week or a percentage in excess of 18·4 per cent of weekly wage rates.

3. If payment of cost-of-living bonus was commenced, not pursuant to Order in Council P.C. 8253 and established prior to the effective date of that Order, and is in excess of the amount of \$4.60 per week or 18·4 per cent of weekly wage rates, such amount or percentage of cost-of-living bonus shall remain unchanged.

4. The adjustment or payment of a cost-of-living bonus calculated as ordered shall be to the nearest cent of any fractional figure.

5. Nothing in this General Order shall affect the operation of the Direction of the National War Labour Board dated June 14, 1943, applicable to employers in the construction industry.

Dated at Ottawa, November 3, 1943.

C. P. McTAGUE,
Chairman, National War Labour Board.

DEPARTMENT OF NATIONAL REVENUE

Series D No. 47

T.C. 140

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 23rd October, 1945.

To Collectors of Customs and Excise,
and others concerned:

Tariff Change by Order in Council

Effective 1st November, 1943, it is ordered that the under-mentioned products be accorded the tariff treatment hereunder indicated:—

Animal glue—

British Preferential Tariff	Free
Intermediate Tariff	Free
General Tariff	25 p.c.
and, per pound	5 cts.

(To be designated as Tariff Item 231c.)

Synthetic resin glue—

British Preferential Tariff	15 p.c.
Intermediate Tariff	20 p.c.
General Tariff	25 p.c.

(To be designated as Tariff Item 231d.)

Effective 1st November, 1943, it is ordered that animal glue originating in and imported from countries the products of which are entitled to Intermediate Tariff treatment be exempt from the war exchange tax.

Order in Council P.C. 5198 of the 29th June, 1943 being revoked, Memorandum Series D No. 47, T.C. 129 is cancelled, effective 1st November, 1943.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 8088, 19/10/43; Authority, War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE RS-3

COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE RESPECTING REPAYMENT OF SUBSIDIES

Notice is hereby given that Item 9 of Government Notice RS-1 respecting repayment of subsidies published in Canadian War Orders and Regulations, 1943, Vol. III No. 12 on September 27, 1943, is rescinded, as of October 31, 1943.

Take notice that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

Further take notice that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT		
	Per Dozen Cans		
1. <i>Canned Pork and Beans</i>	10 oz.	16 oz.	Other Sizes
on being exported or on being sold as ship's stores on or after November 1, 1943	12c.	17½c.	1½c. per oz.
2. <i>Beans</i>			
on being exported or on being sold as ship's stores on or after October 15, 1943,			
(a) Eastern (Ontario) White.....	50c. per bushel (60 pounds)		
(b) Yellow Eye.....	50c. per bushel (60 pounds)		

Dated at Ottawa, this 26th day of October, 1943.

Commodity Prices Stabilization Corporation Ltd.
 per H. B. McKINNON, *President.*

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 307

Respecting Beef

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

The Board hereby orders as follows:

Introduction

1. This Order comes into force on August 30th, 1943, and revokes and replaces Board Orders Nos. 194, 252, 260, 267, 278 and 279 and Administrator's Order No. A-734. Notwithstanding anything contained in Order No. 189 this Order fixes maximum prices at which beef may be sold at wholesale and at retail by any person including a primary producer. It also provides standard rules governing the cutting up of beef for sale.

For the purposes of this Order "beef" means fresh or frozen beef of one or other of the qualities defined in this Order. The word "sell" as used in this Order also covers an offer to sell.

All wholesale and retail prices fixed by this Order are the maximum or highest selling prices and must not be exceeded.

Part IX establishes fifteen zones and prices vary according to zones and the quality of beef. There are special provisions dealing with sales by persons in parts of Canada not included in the zones.

Index to Parts

- Part I—General Provisions applying to Sales at Wholesale
- Part II—Wholesale Selling Prices
- Part III—General Provisions applying to Sales at Retail
- Part IV—Retail Selling Prices
- Part V—Records of Sales and Purchases
- Part VI—Extra Payments and Offences
- Part VII—Definitions of qualities
- Part VIII—Definitions of all wholesale Cuts
- Part IX—Zones

PART I—GENERAL PROVISIONS APPLYING TO SALE AT WHOLESALE

(Definitions)

2. (1) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning.

(2) "carcass" means a full dressed carcass of beef (including two fore quarters and two hind quarters) with the hide, and tail removed, and from which, pursuant to Order No. 231 of the Board, the following have also been removed:

- (a) all internal fats adhering to the surface of the body cavity known as crotch (or pelvic) fat; and
- (b) the kidneys and all internal fats known as kidney fat and fat adhering to the tenderloin and flanks; and

- (c) all internal brisket fats, including fat in the heart area which does not adhere to the heart when the heart is removed; and
- (d) the cod fat, udder and udder (dug) fat.

(3) "side" means one-half of a carcass and includes one fore quarter and one hind quarter.

(4) "fore quarter" means the fore end of a side cut to include not more or less than eleven rib bones.

(5) "hind quarter" means the hind end of a side cut to include not more or less than two rib bones.

(6) "wholesale cut" means any of those bone-in boneless portions of beef derived from a carcass, which are defined in Part VIII.

Wholesale Prices Include Delivery Except As Specified

3. Wholesale prices include delivery to the buyer's place of business except in the following cases:

- (a) if delivery is by railway it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by steamship it is to be made on a dock at the port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) where the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

Wholesalers Must Make Equitable Distribution In Zones

4. Every person who sells beef at wholesale shall equitably distribute his available supplies of beef among his customers at the delivery point referred to in Section 3. Where a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business therein designated by such customer or, if delivery is by railway or steamship, to the railway station or on the dock at port of call, as the case may be, nearest to such designated place of business.

Wholesale Beef Cutting Chart

5. The bone-in wholesale cuts defined in this Order are outlined on the Wholesale Beef Cutting Chart which is Chart No. 1 to this Order and every bone-in wholesale cut sold at wholesale shall be cut in accordance with that chart and the definitions of such wholesale cuts contained in Part VIII.

Restrictions on form in which beef may be sold at wholesale

6. No person shall sell or buy at wholesale any beef except one or more carcasses, sides, fore quarters, hind quarters or wholesale cuts as defined by this Order, and

- (a) in the case of wholesale cuts, only those wholesale cuts for which maximum prices have been prescribed by this Order; and
- (b) in the case of any carcass, side, fore quarter or hind quarter of boner beef, only if authorized in writing by the Administrator of Meat and Meat Products.

Buyer's Permission Required for Substitution of Wholesale Cuts

7. No person selling beef at wholesale shall substitute any wholesale cuts for a carcass, side or quarter ordered by a buyer, unless the buyer has previously consented to the substitution.

Distinction Between Beef and Veal

8. Carcasses of cattle or calves having a weight in the carcass at the place of slaughter of more than 225 pounds with the hide removed or more than 250 pounds with the hide on, and all sides, quarters, and wholesale cuts derived from such carcasses, shall, for the purposes of The Wartime Prices and Trade Regulations and this Order, be deemed to be beef and not veal.

PART II—WHOLESALE SELLING PRICES

Wholesale Prices For Carcasses and Sides (by persons in zones)

9. The maximum price at which a person in a zone may sell at wholesale a carcass or side of any quality of beef shall be the price for the same set forth in Schedule "A" hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

Wholesale Prices For Quarters and Major Wholesale Cuts (by persons in zones)

10. The maximum price at which a person in a zone may sell at wholesale a fore-quarter, hind quarter or a major wholesale cut of any quality of beef listed in Schedule "D" shall be determined according to the following rules:

Rule 1. Reference shall be made to Schedule "A" to ascertain the maximum wholesale price (in cents per pound) set forth in that Schedule for sales of a carcass (or side) of that quality of beef to a person in the zone in which the buyer's place of business is situated; however if the buyer's place of business is not situated in any of the zones then the maximum wholesale carcass price for the zone in which the seller has his place of business will govern.

Rule 2. When the maximum wholesale carcass price has been determined according to Rule 1 reference shall next be made to that Part of Schedule "D" which deals with that quality of beef. Included in the first horizontal row of figures in that Part of Schedule "D" is a maximum wholesale carcass price which is the same as the maximum wholesale carcass price determined according to Rule 1 and is called the corresponding or equivalent carcass price.

Rule 3. When that corresponding or equivalent carcass price has been ascertained in Schedule "D" according to Rule 2, the price listed in the same column of that Schedule below that corresponding or equivalent carcass price and opposite the place where that quarter or wholesale cut is listed shall be the maximum price at which such person may sell at wholesale that quarter or wholesale cut of that quality of beef.

Wholesale Prices For Sundry Wholesale Cuts (by persons in zones)

11. The maximum price at which a person in a zone may sell at wholesale a sundry wholesale cut listed in Schedule "B" of any quality of beef shall be the price for the same as set forth in that Schedule for the zone in which the buyer's place of business is situate or, if it be situate in a part of Canada not included in a zone for the zone in which the seller's place of business is situate.

Wholesale Prices for Boneless Wholesale Cuts Derived From Boner Beef and Other Qualities if Listed In Schedule "C" (by persons in zones)

12. The maximum price at which a person in a zone may sell at wholesale a boneless wholesale cut listed in Schedule "C" of the quality therein specified, shall be the price for the same as set forth in the said Schedule for the zone in which the buyer's place of business is situate or, if it be situate in a part of Canada not included in a zone, for the zone in which the seller's place of business is situate.

Wholesale Prices On Sales By Persons Not in Zones

13. The maximum price at which a person in any part of Canada not included in a zone, may sell or offer to sell at wholesale to any other person in any

part of Canada any quality of carcass, side, quarter or wholesale cut of beef shall be such as may be approved or prescribed from time to time in writing by the said Administrator with the approval of the Chairman of the Board.

Kosher Charges

14. The price at which a person in any zone or part of Canada may sell or offer to sell at wholesale any quality of any quarter or wholesale cut of kosher beef shall not exceed the lawful maximum price on sales at wholesale in that zone or part of Canada for that quality of that quarter or wholesale cut prescribed by or under the authority of this Order, together with kosher charges not exceeding those established by that person in the same slaughtering place during the basic period from September 15 to October 11, 1941.

PART III—GENERAL PROVISION APPLYING TO SALES AT RETAIL

Definitions

15. (1) "primary cut" means any of the retail cuts of beef named and numbered from 1 to 20 (but not the lettered secondary cuts set forth thereunder) in Schedule "E", and which are outlined and similarly numbered on the Retail Beef Cutting Chart which is Chart No. 2 to this order.

(2) "secondary cut" means a retail cut of beef (other than sirloin butt, strip loin and round bone shoulder roast) derived from a primary cut, and which is lettered and named in Schedule "E" under the number and name of the primary cut from which it is derived.

(3) "miscellaneous cut" means any of the miscellaneous retail cuts of beef named in Schedule "E".

Cutting of Beef

16. (1) No person shall sell at retail any retail cut of beef unless it is a cut named in Schedule "E".

(2) Every primary cut sold at retail shall be cut in accordance with the said Retail Beef Cutting Chart, and no person shall, for the purpose of selling beef at retail, separate any primary cut into any retail cut except such cuts as are named in Schedule "E".

(3) This Order does not prevent a person from selling at retail any wholesale cut in accordance with the provisions of Sections 23, 24 and 25.

Limitation on Retailer's Cost

17. (1) No person selling beef at retail in any zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any quality of carcass, side, quarter or wholesale cut of beef at a total delivered cost in excess of the lawful maximum price on sales at wholesale in that zone for that quality together with actual transportation charges from the railway station nearest to the buyer's place of business if delivery is by railway or, if delivery is by steamship, from the dock at port of call nearest to his place of business.

(2) For the purposes of this Section,

(a) any person who acquires any cattle and slaughters them or causes them to be slaughtered for him shall be deemed to have acquired beef;

(b) any person selling beef at retail who operates a branch of his business or otherwise operates more than one place of business, shall in respect of each such branch or place of business be deemed to be a separate buyer of beef.

Kosher Charges

18. Any person selling kosher beef at retail may add to the prices fixed by this Order kosher charges not exceeding one cent per pound of kosher beef when sold at a

price, including kosher charges, of less than twenty cents per pound or two cents per pound of kosher beef when sold at a price, including kosher charges, of twenty or more cents per pound.

Prices Subject to Review

19. The prices and markups of all persons selling beef at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such beef cutting or other tests as may be authorized by the Board.

20. No person shall advertise the price at which he is offering any beef for sale at retail unless he also states the quality of such beef in the advertisement.

PART IV—RETAIL SELLING PRICES

Introduction

21. (1) This Part fixes the maximum prices at which retailers may sell authorized retail cuts of each quality of beef other than boner beef. Retailers' selling prices are established on a weekly basis and are based upon the weighted average carcass cost of the total quantity of beef of the same quality bought by him during the preceding week.

(2) The Retail Beef Price Chart (Schedule E) sets forth the authorized cuts which may be sold at retail and opposite each cut, in the successive vertical columns of that Chart, is shown the complete range of the maximum retail price of the cut in all zones. Each price is based on the weighted average carcass cost shown at the top of the column. The prices shown on the Chart range from the lowest to the highest weighted average carcass cost that occurs in all zones combined.

(3) The Retail Beef Price Chart is divided into two parts, the first of which relates to special quality beef and the second to other qualities of beef.

(4) So that the correct maximum retail prices will be used by a retailer in his zone and also to inform customers, each retailer will be furnished by the Board with the following:

- (a) A Beef Price Chart Card on which is printed the list of authorized cuts and, across the top, the name of each quality of beef except boner. The top and bottom of each of the quality columns is slotted for insertion of a Price Indicator Card Strip.
- (b) A series of Price Indicator Card Strips selected from the Retail Beef Price Chart on each of which is printed the retail maximum price of each authorized cut based upon the weighted average carcass cost as shown at the top of the strip.

(5) The Beef Price Chart Card and the Price Indicator Strip must be used by each retailer to display his weekly maximum retail prices. The Beef Price Chart Card must be kept displayed in a conspicuous place in the retailer's place of business where it is available to be seen and examined by his customers. Before commencing business each week, the retailer must insert in the appropriate quality column of the Beef Price Chart Card the Price Indicator Strip which gives his maximum price for the week of each of the authorized cuts of the qualities to be offered for sale in his store.

(6) The details of the system by which the maximum retail prices of all beef except boner beef are fixed, are set forth in the Rules of the following Section.

22. *Rule 1.* For the purposes of this Order the words and designations set forth below are defined and described as follows:

- (a) "WEIGHTED AVERAGE CARCASS COST"—is the average of the carcass cost, exclusive of transportation charges, paid for carcasses, sides, quarters and major wholesale cuts of a quality of beef bought in any week by a retailer and as determined under the following Rules.

(b) "RETAIL BEEF PRICE CHART"—refers to Schedule "E" of this Order, but includes also the extracts therefrom printed on cards and furnished by the Board to retailers for their use in specifying the weekly maximum retail prices of authorized cuts and for exhibiting such prices to customers by the posting up of the Beef Price Chart Card in the retailer's place of business. The extracts referred to are the following:

- (i) *Beef Price Chart Card*—showing the names of the authorized cuts and in column headings across the top, the different qualities of beef except boner. Each quality column is slotted at top and bottom for insertion of the Price Indicator Card strip described as follows:
- (ii) *Price Indicator Card Strips*—a series of sixteen card strips (5 for special quality and 11 for other qualities), each showing a different set of maximum retail prices based upon the weighted average carcass cost shown at the top of the card strip. Each series covers the complete range of maximum retail prices for one Zone.

(c) "Week"—means a Calendar week.

Rule 2. The maximum price at which a person may sell at retail an authorized cut of a quality of beef in any week in a zone shall be the price for the same fixed by these Rules and the Retail Beef Price Chart (Schedule "E"); provided that in any event maximum prices shall not be based on a carcass cost in excess of the maximum price for that quality for that zone as set forth in Schedule "A".

Rule 3. The maximum retail price of each authorized cut of a quality of beef is fixed for each week upon the basis of the weighted average carcass cost of purchases at wholesale of that quality of beef in the preceding week. To ascertain the prices so fixed the retailer must

1st—List his purchases in the preceding week of carcasses, sides, quarters and major wholesale cuts of that quality, and the quantity (by weight in pounds) of each.

2nd—Take the actual cost per pound of the carcasses and sides and from Schedule "D" obtain the carcass cost per pound of the quarters and major wholesale cuts. Multiply each carcass cost by the quantity bought on each purchase. The carcass cost of a quarter or major wholesale cut shall be the corresponding or equivalent price shown at the top of the vertical column in which the price paid for that quarter or major wholesale cut is listed in Schedule "D".

3rd—Add together the amounts so arrived at to obtain the total quantity bought and the total carcass cost. Then divide the total weight into the total carcass cost and thereby obtain the resultant weighted average carcass cost.

4th—Select the Price Indicator card strip nearest in value to the weighted average carcass cost for the week as set forth in Rule 4. The prices shown on that strip and in the corresponding vertical column of Schedule "E" are the retailer's maximum prices fixed by and under the Rules and govern him in selling at retail all retail cuts of beef of that quality including retail cuts derived from beef purchased by him in the form of sundry wholesale cuts listed in Schedule "B".

Rule 4. If the resultant weighted average carcass cost for any quality in any case results in a fraction not shown in the Retail Beef Price Chart (Schedule "E") in the range for his zone or on any Price Indicator Card Strip applicable to his zone, the fraction shall be adjusted up or down as follows:

- (a) If the fraction is not more than 0.24 cents under the highest cost for that quality applicable in a zone, the cost shall go to that highest cost;
- (b) if the fraction is not more than 0.25 cents over nor more than 0.24 cents under an intermediate cost between the highest and the lowest for that quality, the cost shall go to that intermediate cost.

Rule 5. Having selected the proper Price Indicator Card Strip the retailer shall insert that card strip in the Beef Price Chart Card under the proper column heading for that quality of beef and thereby display his maximum retail prices for that quality in that week.

Rule 6. The Beef Price Chart Card and the Price Indicator Card Strips furnished by the Board to a retailer are and remain the property of His Majesty the King in right of Canada and every retailer is accountable to the Board to use the same only as provided by and in accordance with these Rules and they must not be used otherwise. It is obligatory upon every retailer to use and display the Beef Price Chart Card and Price Indicator Card Strips as required by and in accordance with these Rules.

Rule 7. A retailer must for each week make all necessary calculations to establish and display his maximum retail prices as fixed for that week before he first commences to sell in that week and before he makes his first sale he must have on display in his place of business the Beef Price Card Chart in which is inserted Price Indicator Card Strips to exhibit correctly his maximum retail prices for the week of each quality of beef which he has to offer for sale.

Rule 8. The retailer must see that at all times during the week while his place of business is open to customers that the Beef Price Chart Card with the proper Price Indicator Card Strips inserted is in correct and complete order and on display for customers to see and examine.

Rule 9. A retailer must not sell any authorized cut at any time until and unless the Beef Price Card Chart with the proper Price Indicator Card Strips inserted is posted and on display as required by these Rules.

Rule 10. If in any one week a retailer did not buy at wholesale beef of a particular quality, but does in the following week buy some for sale in that week, his maximum retail prices for that week of all authorized cuts of that quality of beef must be based on the weighted average carcass cost of the quantity of his first day's purchases in that week, and otherwise all of these Rules shall apply in the establishing of his maximum retail prices.

Rule 11. Where a retailer acquires beef in any week from cattle slaughtered by or for him, the quantity thereof and the actual carcass cost of same must be included in his purchases of carcasses made in that week for the purposes of Rule 3.

Prices at which retailers may sell wholesale cuts (by persons in zones)

23. The maximum price at which a person may sell at retail in a zone a wholesale cut of any quality of beef shall be the sum of the following:

- (a) (i) if he purchased the wholesale cut in that form, his lawful delivered cost of that wholesale cut as fixed by Section 17 (except the difference between freight and express charges, if any, included in such cost); or
- (ii) if the wholesale cut was derived from a carcass, side or quarter purchased or acquired by him, the corresponding price for that wholesale cut of that quality set forth in Schedule "D" in the column of figures headed at the top by the carcass price paid by him plus actual transportation charges from the railway station or steamship dock at port of call, as the case may be, nearest to his place of business; and
- (b) a markup not exceeding ten per cent of his selling price.

Sales at Retail of Boner Beef in Zones

24. (1) No person shall sell any boner beef at retail except in one or other of the following forms:

- (a) Boneless Round Steak
- (b) Boneless Rib Roast (inner roll from 7 rib bones)
- (c) Boneless Sirloin Butt
- (d) Minute Steaks.

(2) The maximum price at which any person in any zone may sell at retail any boner beef in one of the forms set forth in subsection (1) shall be determined by regulating his selling price for the said cuts or portions of boner beef so that the

aggregate price received or charged by him for all cuts and portions derived from any boner beef purchased or otherwise acquired by him shall not exceed the total of:

- (a) his lawful delivered cost of the boner beef purchased or acquired by him as fixed by Section 17 (except the difference between freight and express charges, if any, included in such cost); and
- (b) a markup not exceeding 25 per cent of his selling price.

Sales at Retail by Persons not in Zones

25. Every person selling beef at retail in any part of Canada not in a zone shall regulate his selling prices for various cuts or portions of beef so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, quarter or wholesale cut purchased or otherwise acquired by him shall not exceed the total of:

- (a) his actual delivered cost of that carcass, side, quarter or wholesale cut but not exceeding the price at which the same may be sold to him by his supplier including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
- (b) if he sells it in the form of wholesale cuts, a markup not exceeding 10 per cent of his selling price; or
- (c) if he sells in the form of retail cuts, a markup not exceeding 25 per cent of his selling price.

PART V—RECORD OF SALES AND PURCHASES

26. (1) Every person who sells beef at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing:

- (a) the name and complete address of the seller and the buyer;
- (b) the weight and price per pound of the beef purchased by the buyer;
- (c) any freight or express charges that may be added to the price under the provisions of this Order;
- (d) the quality of the beef purchased (except in the case of sundry wholesale cuts) and whether it is a carcass, side, fore quarter, hind quarter, or wholesale cut and, if a wholesale cut, specifying accurately the name of the wholesale cut; provided that, in showing the quality of beef purchased, the following abbreviations may be used:

"SP." for Special Quality;
 "COMM." for Commercial Quality;
 "PQ." for Plain Quality;
 "COW" for Cow Beef;
 "BULL" for Bull Beef;
 "CQ." for Cutter Quality; and
 "BONER" for Boner Quality.

(2) Every person who sells beef at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

27. Every person who sells beef at wholesale or at retail shall immediately upon receipt by him of such beef purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the beef a written record showing:

- (a) the date of purchase or acquisition;
- (b) the name and complete address of his supplier;
- (c) the quality of beef purchased and whether the beef was purchased in the form of a carcass, side, quarter or wholesale cut and, if a wholesale cut, specifying accurately the wholesale cut;
- (d) the weight and actual price per pound of the beef purchased by him;
- (e) any freight or express charges that may be charged by his supplier; and
- (f) if a retailer, actual transportation charges, if any, from his receiving point to his place of business; and

- (g) in respect of beef acquired by him by slaughtering cattle or having cattle slaughtered for him, the name and complete address of his supplier of the cattle, the date of purchase, the weight and price paid for the cattle and, in the case of retailers, the quality and dressed weight of each carcass and its actual cost delivered to his place of business.

28. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

29. Every person who sells beef at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name of the retail cut and the price charged.

PART VI

Extra Payments are Part of Buying or Selling Price

30. Any commission, reward, premium or other payment or consideration of any kind in money or money's worth claimed, stipulated for, taken or made, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in beef shall be and form part of the price at which the beef is bought or sold.

Offences

31. It is an offence for any person to contravene or fail to observe any of the provisions of this Order and the offender is liable to prosecution under The Wartime Prices and Trade Regulations.

PART VII—DEFINITIONS OF QUALITIES

32. (1) "Special quality beef" means beef obtained from the carcasses of cattle and each such carcass shall be in accordance with the following specifications:

- (i) it shall have a cold weight at the processor's plant of not less than 375 pounds;
- (ii) it shall be in accordance with specifications prescribed for Choice Beef (Red Brand) in the Regulations respecting the grading, branding and sale of branded beef passed under the authority of the Livestock and Livestock Products Act, 1939;
- (iii) it shall have been branded with the Red Brand in the manner provided by the said Regulations;

(2) "commercial quality beef" means beef obtained from the carcass of a steer, heifer or well fleshed heifery cow of good conformation which carcass shall be in accordance with the following specifications:

- (i) there shall be a good proportion of lean meat to bone;
- (ii) the chine bone shall show cartilages, called "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
- (iii) the exterior fat covering may vary from heavy to moderate and shall extend along the loins and ribs from the middle of the shoulders to the pin bone but need not cover the surface of the chucks or loins; provided that the exterior fat covering in the case of the carcass of a heifery cow may be more than that in the case of a steer or heifer but shall not be excessively wastey;
- (iv) the colour of the fat may vary from white to light yellow.

(3) "plain quality beef" means beef obtained from the carcass of a steer or heifer, which carcass shall be in accordance with the following specifications:

- (i) there shall be at least a medium proportion of lean meat to bone;
- (ii) the chine bone shall show "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
- (iii) there shall be some exterior fat covering portions of the surface on ribs and loins, which covering may be thin and patchy and may be white, whitish gray or light yellow in colour;
- (iv) the chucks and rounds may be without any fat covering.

(4) "cutter quality beef" means beef obtained from the carcass of a steer or heifer, which carcass shall be in accordance with the following specifications:

- (i) there shall be a fair proportion of lean meat to bone;
- (ii) the exterior fat covering may be thin and uneven;

(5) "cow beef" means beef obtained from the carcasses of young to mature cows which carcasses shall be in accordance with the following specifications:

- (i) there shall be a good to fair proportion of lean meat to bone;
- (ii) the exterior fat covering may vary from little to abundant;
- (iii) the colour of the fat may vary from white to yellow.

(6) "bull beef" means beef from the carcasses of young to mature bulls, which carcasses shall be in accordance with the specifications set out in subsection (5) above for cow beef.

(7) "boner beef" means beef obtained from the carcass of a cow, steer, heifer or bull, which carcass shall be in accordance with the following specifications:

- (i) there may be a large proportion of bone to flesh;
- (ii) it may be without any exterior fats.

PART VIII—DEFINITIONS OF ALL WHOLESALE CUTS

33.(a) "bone in cuts" derived from hind quarters include:

(1) "flank" being that portion of the hind quarter obtained by starting at the front end of the hind quarter at a point not more than 12 inches from the inside of the chine bone (if there is any covering of fat on the inside of the chine bone the measurement must be taken from the bone itself and not from the fat) and cutting in a direct line through the hind quarter to a point that exposes the knee-fold lymphatic gland and shall constitute 8 per cent to 9 per cent of the hind quarter by weight;

(2) "long loin" being that portion of the hind quarter from which the flank and back steak have been removed and consisting of the steak piece (or sirloin butt) and short loin and obtained by cutting crosswise from the first joint of the sacrum bone in a direct line to the joint where the flank terminates;

(3) "short loin" being that portion of a long loin from which the steak piece (or sirloin butt) has been removed and obtained by cutting crosswise at the pin bone and leaving not over one-half inch ($\frac{1}{2}$ ") of the pin bone on the short loin and from which the flank and back steak have been removed;

(4) "shell loin" being a short loin with the tenderloin and chine bone removed but with the rib bones left in;

(5) "steak piece" or "sirloin butt" being that portion of a long loin remaining after the short loin has been removed;

(6) "short hip" or "round" being that portion of the hind quarter remaining after the long loin and flank have been removed;

(7) "long hip" being that portion of the hind quarter remaining after the short loin and flank have been removed;

(b) "bone-in cuts" derived from the fore quarters include:

(1) "rack" being the upper part of the fore quarter obtained by starting from a point on the hind end of the fore quarter not more than 12 inches from the inside of

the chine bone (if there is any covering of fat on the inside of the chine bone, the measurement must be taken from the bone itself and not from the fat) and cutting lengthwise in that direct line through to a point on the front end of the fore quarter which just leaves the knuckle bone in the shank;

(2) "rib (7 bones)" being that portion of the rack obtained by cutting crosswise in a direct line between the 7th and 8th rib bones numbering from the hind end of the fore quarter;

(3) "square cut chuck" or "Montreal block" being that portion of the rack remaining after the 7-bone rib cut has been removed;

(4) "shank" being the leg on the fore quarter cut off in a direct line to include the knuckle bone;

(5) "brisket point" being the lower front end portion of the fore quarter remaining after the shank and rack have been removed and obtained by cutting crosswise in a direct line between the 6th and 7th or the 7th and 8th rib bones numbering from the hind end of the fore quarter.

(6) "plate" being the lower hind end portion of the fore quarter remaining after the brisket point and shank have been removed;

(7) "triangle" or "Montreal crosscut" being the fore quarter in one piece from which the 7 bone rib cut has been removed;

(8) "cross cut" or "bottom end" being that portion of the fore quarter in one piece consisting of the square cut chuck, brisket point and shank;

(c) "boneless beef cuts" derived from hind quarters include:

(1) "flank" being the same cut as defined in item (1) of clause (a) of this section with bones, flank steak and surplus fat removed;

(2) "flank steak" being the piece of lean meat adhering to the inside surface of the bone-in flank;

(3) "strip loin" being that portion of the short loin lying above the rib bones;

(4) "tenderloin" or "fillet" being that piece of lean meat lying along the back bone on the underside or inside of the long loin with surplus fat removed;

(5) "steak piece" or "sirloin butt" being the same cut as defined in item (5) of clause (a) of this section with bones and tenderloin removed;

(6) "short hip" being the same cut as defined in item (6) of clause (a) of this section with bones removed;

(d) "boneless beef cuts" derived from fore quarters include:

(1) "rib (7 bones)" being the same cut as defined in item (2) of clause (b) of this section with bones, fell, gristle at end of the vertebra known as the back strap and the meat between the rib bones known as fingers, removed;

(2) "square cut chuck" or "Montreal block" being the same cut as defined in item (3) of clause (b) of this section with bones and shoulder clod removed;

(3) "shoulder clod" being that portion of a bone-in square cut chuck lying above the blade bone;

(4) "brisket point" being the same cut as defined in item (5) of clause (b) of this Section with bones, surplus fat and meat between the rib bones, known as fingers, removed;

(5) "plate" being the same cut as defined in item (6) of clause (b) of this Section with bones removed;

(6) "shank" being the same cut as defined in item (4) of clause (b) of this Section with the bones removed;

(e) "boneless beef cuts" derived from boner beef (except as otherwise provided herein) include:

- (1) "bull meat" being the boneless meat obtained from any portion of a bull carcass from which the surplus fat had been removed;
- (2) "ham inside" being the boneless meat obtained from the inside part of the hip;
- (3) "ham outside" being the boneless meat obtained from the outside part of the hip;
- (4) "knuckle" being the boneless meat obtained from the hip after the ham inside and ham outside have been removed;
- (5) "sirloin butt" being the boneless meat obtained from that part of the bone-in sirloin butt and hip remaining after the ham-set (ham inside, ham outside, and knuckle) have been removed;
- (6) "boneless strip" being the boneless meat obtained from that portion of the short loin lying above the rib bones;
- (7) "regular roll" being the boneless meat known as the eye of the rib obtained by removing the entire outer portion of the rib;
- (8) "shoulder clod" being the boneless meat obtained from that portion of the bone-in square cut chuck lying above the blade bone;
- (9) "chuck" being the boneless meat obtained from the square cut chuck after the shoulder clod has been removed;
- (10) "trimmings" being the portions of boneless meat with surplus fat removed, obtained in the process of making bone-in or boneless cuts from any quality of beef;
- (11) "minute steaks" being boneless meat obtained from strip loins of any quality of beef with all surplus fat and tissue removed by cutting, frenching or otherwise processing into thin steaks;
- (12) "hamburger" being the boneless ground meat obtained from any quality of beef.

PART IX—ZONES

34. For the purposes of this Order, the following zones are established:

Zone 1: composed of

- (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in Zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick; and
- (c) that part of the province of Quebec included within the Counties of Lac St. Jean and Chicoutimi.

Zone 2: composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 3: composed of

that part of the province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

Zone 4: composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

Zone 5: composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all railway stations from North Bay to Mattawa inclusive on the Canadian Pacific Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, then westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

Zone 6: composed of

all that part of Southern Ontario not included in Zone 5;

Zone 7: composed of

- (a) that part of the province of Ontario not included in Zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

Zone 8: composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 9: composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railways, and lying to the west of the Nipigon River and Lake Nipigon;

Zone 10: composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

Zone 11: composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

Zone 12: composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province;
- (c) the city of Fernie;

Zone 13: composed of

- (a) in the province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver

Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14: composed of

The cities of Prince Rupert, Nelson, Vancouver, and New Westminster, and all points lying within a radius of twenty miles of the city hall in the city of Vancouver.

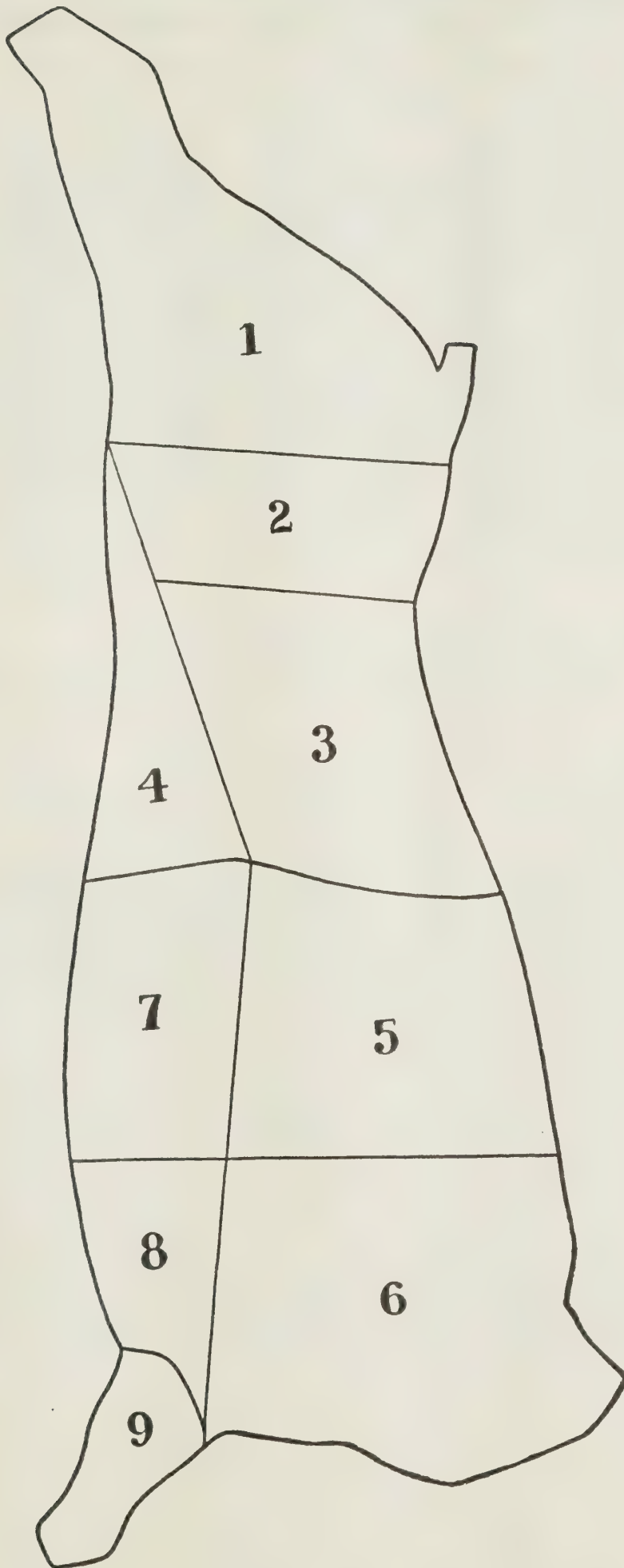
Zone 15: composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

Made at Ottawa this 23rd day of August, 1943.

D. DEWAR,
Deputy Chairman.

CHART No. 1 TO ORDER No. 307
*Wholesale Beef Cutting Chart Showing
 All Bone-in Wholesale Cuts*



No. 1 Short Hip or Round

No. 2 Steak Piece or Sirloin Butt

Nos. 1 & 2 Long Hip

No. 3 Short Loin

Nos. 2 & 3 Long Loin

No. 4 Flank

No. 5 Rib

No. 6 Square Cut Chuck or Montreal Block

Nos. 5 & 6 Rack

No. 7 Plate

No. 8 Brisket Point

No. 9 Shank

Nos. 6, 7, 8 & 9 Triangle or Montreal Crosscut

Nos. 6, 8 & 9 Bottom End or Crosscut.

THIS IS SCHEDULE "A" TO ORDER No. 307

Maximum Wholesale Prices (in cents per pound) by Zones for CARCASSES AND SIDES of Special Quality, Commercial Quality, Plain Quality, Cow and Bull, and Cutter Quality of Beef.

Zone	Special	Commercial	Plain	Cow and Bull	Cutter
1.....	22.25	21.25	19.75	18.75	18.25
2.....	21.75	20.75	19.25	18.25	17.75
3.....	22.00	21.00	19.50	18.50	18.00
4.....	21.50	20.50	19.00	18.00	17.50
5.....	21.50	20.50	19.00	18.00	17.50
6.....	21.00	20.00	18.50	17.50	17.00
7.....	22.00	21.00	19.50	18.50	18.00
8.....	21.50	20.50	19.00	18.00	17.50
9.....	21.00	20.00	18.50	17.50	17.00
10.....	20.25	19.25	17.75	16.75	16.25
11.....	20.25	19.25	17.75	16.75	16.25
12.....	20.25	19.25	17.75	16.75	16.25
13.....	21.50	20.50	19.00	18.00	17.50
14.....	21.25	20.25	18.75	17.75	17.25
15.....	21.75	20.75	19.25	18.25	17.75

THIS IS SCHEDULE "B" TO ORDER No. 307

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) BY ZONES FOR SUNDRY WHOLESALE CUTS OF BEEF.

Name of Cut	Derived from	Zones						
		1	2	3	4	5	6	7
No. 1 Flank Bone In.....	Spec. and Comm....	15.50	15.00	15.25	14.75	14.75	14.25	15.25
No. 2 Flank Bone In.....	Other Qualities.....	14.50	14.00	14.25	13.75	13.75	13.25	14.25
No. 1 Flank Boneless.....	Spec. and Comm....	19.25	18.75	19.00	18.50	18.50	18.00	19.00
No. 2 Flank Boneless.....	Other Qualities.....	18.00	17.50	17.75	17.25	17.25	16.75	17.75
No. 1 Flank Steak.....	Spec. and Comm....	20.00	19.50	19.75	19.25	19.25	18.75	19.75
No. 2 Flank Steak.....	Other Qualities.....	19.00	18.50	18.75	18.25	18.25	17.75	18.75
No. 1 Tenderloin weighing 5 lbs. and up.....	Any Quality.....	59.00	58.50	58.75	58.25	58.25	57.75	58.75
No. 2 Tenderloin weighing 4-5 lbs.....	Any Quality.....	56.25	55.75	56.00	55.50	55.50	55.00	56.00
No. 3 Tenderloin weighing less than 4 lbs.....	Any Quality.....	53.00	52.50	52.75	52.25	52.25	51.75	52.75
Shanks Bone In.....	Any Quality.....	12.00	11.50	11.75	11.25	11.25	10.75	11.75
Shanks Boneless.....	Any Quality.....	19.50	19.00	19.25	18.75	18.75	18.25	19.25
No. 1 Brisket Point Bone In..	Spec. and Comm....	18.00	17.50	17.75	17.25	17.25	16.75	17.75
No. 2 Brisket Point Bone In..	Other Qualities.....	16.00	15.50	15.75	15.25	15.25	14.75	15.75
No. 1 Brisket Point Boneless..	Spec. and Comm....	25.25	24.75	25.00	24.50	24.50	24.00	25.00
No. 2 Brisket Point Boneless..	Other Qualities.....	22.00	21.50	21.75	21.25	21.25	20.75	21.75
Plates Bone In.....	Any Quality.....	15.00	14.50	14.75	14.25	14.25	13.75	14.75
Plates Boneless.....	Any Quality.....	18.75	18.25	18.50	18.00	18.00	17.50	18.50

THIS IS SCHEDULE "B" TO ORDER No. 307—(Concluded)

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) BY ZONES FOR SUNDRY WHOLESALE CUTS OF BEEF

Name of Cut	Derived from	Zones							
		8	9	10	11	12	13	14	15
No. 1 Flank Bone In...	Spec. and Comm....	14.75	14.25	13.50	13.50	13.50	14.75	14.50	15.00
No. 2 Flank Bone In...	Other Qualities.....	13.75	13.25	12.50	12.50	12.50	13.75	13.50	14.00
No. 1 Flank Boneless..	Spec. and Comm....	18.50	18.00	17.25	17.25	17.25	18.50	18.25	18.75
No. 2 Flank Boneless..	Other Qualities.....	17.25	16.75	16.00	16.00	16.00	17.25	17.00	17.50
No. 1 Flank Steak.....	Spec. and Comm....	19.25	18.75	18.00	18.00	18.00	19.25	19.00	19.50
No. 2 Flank Steak.....	Other Qualities.....	18.25	17.75	17.00	17.00	17.00	18.25	18.00	18.50
No. 1 Tenderloin weigh ing 5 lbs and up.....	Any Quality.....	58.25	57.75	57.00	57.00	57.00	58.25	58.00	58.50
No. 2 Tenderloin weigh ing 4-5 lbs.....	Any Quality.....	55.50	55.00	54.25	54.25	54.25	55.50	55.25	55.75
No. 3 Tenderloin weigh ing less than 4 lbs....	Any Quality.....	52.25	51.75	51.00	51.00	51.00	52.25	52.00	52.50
Shanks Bone In.....	Any Quality.....	11.25	10.75	10.00	10.00	10.00	11.25	11.00	11.50
Shanks Boneless.....	Any Quality.....	18.75	18.25	17.50	17.50	17.50	18.75	18.50	19.00
No. 1 Brisket Point Bone In.....	Spec. and Comm....	17.25	16.75	16.00	16.00	16.00	17.25	17.00	17.50
No. 2 Brisket Point Bone In.....	Other Qualities.....	15.25	14.75	14.00	14.00	14.00	15.25	15.00	15.50
No. 1 Brisket Point Boneless.....	Spec. and Comm....	24.50	24.00	23.25	23.25	23.25	24.50	24.25	24.75
No. 2 Brisket Point Boneless.....	Other Qualities.....	21.50	20.75	20.00	20.00	20.00	21.25	21.00	21.50
Plates Bone In.....	Any Quality.....	14.25	13.75	13.00	13.00	13.00	14.25	14.00	14.50
Plates Boneless.....	Any Quality.....	18.00	17.50	16.75	16.75	16.75	18.00	17.75	18.25

THIS IS SCHEDULE "C" TO ORDER No. 307

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) BY ZONES FOR BONELESS WHOLESALE CUTS DERIVED FROM BONER BEEF OR OTHER QUALITIES AS STATED BELOW.

Name of Cut	Derived from	Zones						
		1	2	3	4	5	6	7
Ham Inside.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00
Ham Outside.....	Boner Beef.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50
Knuckle.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00
Regular Roll.....	Boner Beef.....	25.75	25.25	25.00	24.50	25.00	24.75	25.00
Boneless Strip.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00
Sirloin Butt.....	Boner Beef.....	22.75	22.25	22.00	21.50	22.00	21.75	22.00
Shoulder Clod.....	Boner Beef.....	22.50	22.00	21.75	21.25	21.75	21.50	21.75
Chuck.....	Boner Beef.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50
Trimmings.....	Any Quality.....	19.25	18.75	18.50	18.00	18.50	18.25	18.50
Minute Steaks.....	Any Quality.....	32.25	31.75	31.50	31.00	31.50	31.25	31.50
Hamburger.....	Any Quality.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50
Bullmeat.....	Boner Beef.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50

THIS IS SCHEDULE "C" TO ORDER No. 307--(Concluded)

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) BY ZONES FOR BONELESS WHOLESALE CUTS DERIVED FROM BONER BEEF OR OTHER QUALITIES AS STATED BELOW.

Name of Cut	Derived from	Zones							
		8	9	10	11	12	13	14	15
Ham Inside.....	Boner Beef.....	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Ham Outside.....	Boner Beef.....	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Knuckle.....	Boner Beef.....	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Regular Roll.....	Boner Beef.....	24.50	24.00	23.25	22.75	22.50	23.75	23.50	24.00
Boneless Strip.....	Boner Beef.....	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Sirloin Butt.....	Boner Beef.....	21.50	21.00	20.25	19.75	19.50	20.75	20.50	21.00
Shoulder Clod.....	Boner Beef.....	21.25	20.75	20.00	19.50	19.25	20.50	20.25	20.75
Chuck.....	Boner Beef.....	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50
Trimmings.....	Any Quality.....	18.00	17.50	16.75	16.25	16.00	17.25	17.00	17.50
Minute Steaks.....	Any Quality.....	31.00	30.50	29.75	29.25	29.00	30.25	30.00	30.50
Hamburger.....	Any Quality.....	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Bullmeat.....	Boner Beef.....	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50

THIS IS SCHEDULE "D" TO ORDER No. 307

Explanation 1. The first line of each Part of this Schedule shows the range of maximum prices for a carcass of beef as fixed by Schedule "A" spread across the tops of the columns of this Schedule. Under each Carcass price are shown the maximum prices at which quarters and major wholesale cuts may be sold at wholesale in any zone if the carcass price at the top of the column is the maximum carcass price for that zone.

Explanation 2. This Schedule must also be used by a retailer in ascertaining his weighted average carcass cost according to the rules set forth in Part IV of this Order.

PART I—SPECIAL QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75	20.00
Hind Quarter	22.25	22.50	22.75	23.00	23.25	23.50	23.75	24.00	24.25
BONE IN CUTS—									
Long Hip.....	22.00	22.25	22.25	22.75	23.00	23.25	23.50	23.75	24.00
Short Hip.....	20.75	21.00	21.25	21.50	21.75	22.00	22.25	22.50	22.75
Long Loin.....	28.50	28.75	29.00	29.25	29.50	29.75	30.00	30.25	30.50
Short Loin.....	31.50	31.75	32.00	32.25	32.50	32.75	33.00	33.25	33.50
Shell Loin.....	32.75	33.00	33.50	33.75	34.00	34.25	34.50	35.00	35.25
Steak Piece.....	25.50	25.75	26.00	26.25	26.50	26.75	27.00	27.25	27.50
BONELESS CUTS—									
Short Hip.....	26.00	26.50	26.75	27.00	27.25	27.75	28.00	28.25	28.50
Strip Loin.....	37.50	37.75	38.25	38.50	38.75	39.00	39.25	39.75	40.00
Sirloin Butt.....	29.00	29.25	29.50	30.00	30.25	30.50	30.75	31.25	31.50
Fore Quarter	14.00	14.25	14.50	14.75	15.00	15.25	15.50	15.75	16.00
BONE IN CUTS—									
Triangle.....	13.00	13.25	13.50	13.75	14.00	14.25	14.50	14.75	15.00
Rack.....	16.25	16.50	16.75	17.00	17.25	17.50	17.75	18.00	18.25
Rib.....	21.25	21.50	21.75	22.00	22.25	22.50	22.75	23.00	23.25
Square Cut Chuck.....	14.25	14.50	14.75	15.00	15.25	15.50	15.75	16.00	16.25
Cross Cut Chuck.....	13.50	13.75	14.00	14.25	14.50	14.75	15.00	15.25	15.50
BONELESS CUTS—									
Rib.....	30.25	30.75	31.25	31.50	32.00	32.25	32.50	32.75	33.25
Square Cut Chuck.....	17.50	17.75	18.25	18.50	18.75	19.00	19.25	19.50	19.75
Shoulder Clod.....	18.50	18.75	19.00	19.25	19.75	20.00	20.25	20.50	20.75
CARCASS (OR SIDE).....	20.25	20.50	20.75	21.00	21.25	21.50	21.75	22.00	22.25
Hind Quarter	24.50	24.75	25.00	25.25	25.50	25.75	26.00	26.25	26.50
BONE IN CUTS—									
Long Hip.....	24.25	24.50	24.75	25.00	25.25	25.50	25.75	26.00	26.25
Short Hip.....	23.00	23.25	23.50	23.75	24.00	24.25	24.50	24.75	25.00
Long Loin.....	30.75	31.00	31.25	31.50	31.75	32.00	32.25	32.50	32.75
Short Loin.....	33.75	34.00	34.25	34.50	34.75	35.00	35.25	35.50	35.75
Shell Loin.....	35.50	35.75	36.00	36.25	36.50	36.75	37.00	37.25	37.50
Steak Piece.....	27.75	28.00	28.25	28.50	28.75	29.00	29.25	29.50	29.75
BONELESS CUTS—									
Short Hip.....	29.00	29.25	29.50	29.75	30.00	30.50	30.75	31.00	31.25
Strip Loin.....	40.25	40.50	41.00	41.25	41.50	42.00	42.25	42.50	42.75
Sirloin Butt.....	31.75	32.00	32.50	32.75	33.00	33.50	33.75	34.00	34.25
Fore Quarter	16.25	16.50	16.75	17.00	17.25	17.50	17.75	18.00	18.25
BONE IN CUTS—									
Triangle.....	15.25	15.50	15.75	16.00	16.25	16.50	16.75	17.00	17.25
Rack.....	18.50	18.75	19.00	19.25	19.50	20.00	20.25	20.50	20.75
Rib.....	23.50	23.75	24.00	24.25	24.50	24.75	25.00	25.25	25.50
Square Cut Chuck.....	16.50	16.75	17.00	17.25	17.50	17.75	18.00	18.25	18.50
Cross Cut Chuck.....	15.75	16.00	16.25	16.50	16.75	17.00	17.25	17.50	17.75
BONELESS CUTS—									
Rib.....	33.50	34.00	34.25	34.50	35.00	35.25	35.75	36.00	36.25
Square Cut Chuck.....	20.00	20.50	20.75	21.00	21.25	21.75	22.00	22.25	22.50
Shoulder Clod.....	21.00	21.50	21.75	22.00	22.25	22.75	23.00	23.25	23.50

THIS IS SCHEDULE "D" (Continued) TO ORDER No. 307

PART II—COMMERCIAL QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
Hind Quarter.....	20-75	21-00	21-25	21-50	21-75	22-00	22-25	22-50	22-75
BONE IN CUTS—									
Long Hip.....	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25
Short Hip.....	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00
Long Loin.....	27-00	27-25	27-50	27-75	28-00	28-25	28-50	28-75	29-00
Short Loin.....	30-00	30-25	30-50	30-75	31-00	31-25	31-50	31-75	32-00
Shell Loin.....	31-00	31-25	31-50	31-75	32-00	32-25	32-50	32-75	33-25
Steak Piece.....	24-00	24-25	24-50	24-75	25-00	25-25	25-50	25-75	26-00
BONELESS CUTS—									
Short Hip.....	24-00	24-25	24-50	24-75	25-25	25-50	25-75	26-00	26-25
Strip Loin.....	35-50	35-75	36-00	36-25	36-50	37-00	37-25	37-50	37-75
Sirloin Butt.....	26-75	27-00	27-25	27-50	27-75	28-25	28-50	28-75	29-25
Fore Quarter.....	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50
BONE IN CUTS—									
Triangle.....	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75
Rack.....	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50
Rib.....	19-75	20-00	20-25	20-50	20-75	21-00	21-25	21-50	21-75
Square Cut Chuck.....	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00
Cross Cut Chuck.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
BONELESS CUTS—									
Rib.....	28-25	28-50	29-00	29-25	29-50	30-00	30-25	30-50	31-00
Square Cut Chuck.....	17-25	17-50	17-75	18-00	18-25	18-75	19-00	19-25	19-50
Shoulder Clod.....	18-00	18-50	18-75	19-00	19-25	19-50	19-75	20-00	20-50
CARCASS (OR SIDE).....	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
Hind Quarter.....	23-00	23-25	23-50	23-75	24-00	24-25	24-50	24-75	25-00
BONE IN CUTS—									
Long Hip.....	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25	24-50
Short Hip.....	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25
Long Loin.....	29-25	29-50	29-75	30-00	30-25	30-50	30-75	31-00	31-25
Short Loin.....	32-25	32-50	32-75	33-00	33-25	33-50	33-75	34-00	34-25
Shell Loin.....	33-50	33-75	34-00	34-25	34-50	34-75	35-25	35-50	35-75
Steak Piece.....	26-25	26-50	26-75	27-00	27-25	27-50	27-75	28-00	28-25
BONELESS CUTS—									
Short Hip.....	26-75	27-00	27-25	27-50	28-00	28-25	28-50	28-75	29-25
Strip Loin.....	38-00	38-25	38-75	39-00	39-25	39-75	40-00	40-25	40-75
Sirloin Butt.....	29-50	29-75	30-00	30-25	30-75	31-00	31-50	31-75	32-00
Fore Quarter.....	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75
BONE IN CUTS—									
Triangle.....	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00
Rack.....	17-75	18-00	18-50	18-75	19-00	19-25	19-50	19-75	20-00
Rib.....	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00
Square Cut Chuck.....	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00	18-25
Cross Cut Chuck.....	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25
BONELESS CUTS—									
Rib.....	31-25	31-50	32-00	32-25	32-50	33-00	33-25	33-75	34-00
Square Cut Chuck.....	19-75	20-25	20-50	20-75	21-00	21-25	21-75	22-00	22-25
Shoulder Clod.....	20-75	21-00	21-25	21-50	22-00	22-25	22-50	22-75	23-00

THIS IS SCHEDULE "D" (Continued) TO ORDER No. 307

PART III—PLAIN QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	15.50	15.75	16.00	16.25	16.50	16.75	17.00	17.25	17.50
Hind Quarter.....	18.75	19.00	19.25	19.50	19.75	20.00	20.25	20.50	20.75
BONE IN CUTS—									
Long Hip.....	19.00	19.25	19.50	19.75	20.00	20.25	20.50	20.75	21.00
Short Hip.....	18.50	18.75	19.00	19.25	19.50	19.75	20.00	20.25	20.50
Long Loin.....	22.75	23.00	23.25	23.50	23.75	24.00	24.25	24.50	24.75
Short Loin.....	25.50	25.75	26.00	26.25	26.50	26.75	27.00	27.25	27.50
Steak Piece.....	20.00	20.25	20.50	20.75	21.00	21.25	21.50	21.75	22.00
Fore Quarter.....	12.50	12.75	13.00	13.25	13.50	13.75	14.00	14.25	14.50
BONE IN CUTS—									
Triangle.....	12.00	12.25	12.50	12.75	13.00	13.25	13.50	13.75	14.00
Rack.....	14.75	15.00	15.25	15.50	15.75	16.00	16.25	16.50	16.75
Rib.....	17.75	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75
Square Chuck Cut.....	13.50	13.75	14.00	14.25	14.50	14.75	15.00	15.25	15.50
Cross Cut Chuck.....	12.50	12.75	13.00	13.25	13.50	13.75	14.00	14.25	14.50
CARCASS (OR SIDE).....	17.75	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75
Hind Quarter.....	21.00	21.25	21.50	21.75	22.00	22.25	22.50	22.75	23.00
BONE IN CUTS—									
Long Hip.....	21.25	21.50	21.75	22.00	22.25	22.50	22.75	23.00	23.25
Short Hip.....	20.75	21.00	21.25	21.50	21.75	22.00	22.25	22.50	22.75
Long Loin.....	25.00	25.25	25.50	25.75	26.00	26.25	26.50	26.75	27.00
Short Loin.....	27.75	28.00	28.25	28.50	28.75	29.00	29.25	29.50	29.75
Steak Piece.....	22.25	22.50	22.75	23.00	23.25	23.50	23.75	24.00	24.25
Fore Quarter.....	14.75	15.00	15.25	15.50	15.75	16.00	16.25	16.50	16.75
BONE IN CUTS—									
Triangle.....	14.25	14.50	14.75	15.00	15.25	15.50	15.75	16.00	16.25
Rack.....	17.00	17.25	17.50	17.75	18.00	18.25	18.50	18.75	19.00
Rib.....	20.00	20.25	20.50	20.75	21.00	21.25	21.50	21.75	22.00
Square Cut Chuck.....	15.75	16.00	16.25	16.50	16.75	17.00	17.25	17.50	17.75
Cross Cut Chuck.....	14.75	15.00	15.25	15.50	15.75	16.00	16.25	16.50	16.75

THIS IS SCHEDULE "D" (Continued) TO ORDER No. 307

PART IV—COW AND BULL QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	14.50	14.75	15.00	15.25	15.50	15.75	16.00	16.25	16.50
Hind Quarter	17.75	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75
BONE IN CUTS—									
Long Hip.....	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75	20.00
Short Hip.....	17.75	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75
Long Loin.....	21.25	21.50	21.75	22.00	22.25	22.50	22.75	23.00	23.25
Short Loin.....	23.50	23.75	24.00	24.25	24.50	24.75	25.00	25.25	25.50
Shell Loin.....	23.00	23.25	23.75	24.00	24.25	24.50	24.75	25.00	25.25
Steak Piece.....	19.00	19.25	19.50	19.75	20.00	20.25	20.50	20.75	21.00
BONELESS CUTS—									
Short Hip.....	22.25	22.75	23.00	23.25	23.50	24.00	24.25	24.50	24.75
Strip Loin.....	26.25	26.50	26.75	27.00	27.25	27.50	27.75	28.00	28.25
Steak Piece.....	19.25	19.75	20.00	20.25	20.75	21.00	21.25	21.50	21.75
Fore Quarter	11.50	11.75	12.00	12.25	12.50	12.75	13.00	13.25	13.50
BONE IN CUTS—									
Triangle.....	11.25	11.50	11.75	12.00	12.25	12.50	12.75	13.00	13.25
Rack.....	13.00	13.25	13.50	13.75	14.00	14.25	14.50	14.75	15.00
Rib.....	15.75	16.00	16.25	16.50	16.75	17.00	17.25	17.50	17.75
Square Cut Chuck.....	12.25	12.50	12.75	13.00	13.25	13.50	13.75	14.00	14.25
Cross Cut Chuck.....	11.50	11.75	12.00	12.25	12.50	12.75	13.00	13.25	13.50
BONELESS—									
Rib.....	22.25	22.50	23.00	23.25	23.50	24.00	24.25	24.50	24.75
CARCASS (OR SIDE).....	16.75	17.00	17.25	17.50	17.75	18.00	18.25	18.50	18.75
Hind Quarter	20.00	20.25	20.50	20.75	21.00	21.25	21.50	21.75	22.00
BONE IN CUTS—									
Long Hip.....	20.25	20.50	20.75	21.00	21.25	21.50	21.75	22.00	22.25
Short Hip.....	20.00	20.25	20.50	20.75	21.00	21.25	21.50	21.75	22.00
Long Loin.....	23.50	23.75	24.00	24.25	24.50	24.75	25.00	25.25	25.50
Short Loin.....	25.75	26.00	26.25	26.50	26.75	27.00	27.25	27.50	27.75
Shell Loin.....	25.50	25.75	26.00	26.25	26.75	27.00	27.25	27.50	27.75
Steak Piece.....	21.25	21.50	21.75	22.00	22.25	22.50	22.75	23.00	23.25
BONELESS CUTS—									
Short Hip.....	25.00	25.25	25.75	26.00	26.25	26.50	27.00	27.25	27.50
Strip Loin.....	29.00	29.25	29.75	30.00	30.25	30.50	31.00	31.25	31.50
Steak Piece.....	22.00	22.25	22.75	23.00	23.25	23.75	24.00	24.25	24.75
Fore Quarter	13.75	14.00	14.25	14.50	14.75	15.00	15.25	15.50	15.75
BONE IN CUTS—									
Triangle.....	13.50	13.75	14.00	14.25	14.50	14.75	15.00	15.25	15.50
Rack.....	15.25	15.50	15.75	16.00	16.25	16.50	16.75	17.25	17.50
Rib.....	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75	20.00
Square Cut Chuck.....	14.50	14.75	15.00	15.25	15.50	15.75	16.00	16.25	16.50
Cross Cut Chuck.....	13.75	14.00	14.25	14.50	14.75	15.00	15.25	15.50	15.75
BONELESS—									
Rib.....	25.00	25.50	25.75	26.00	26.50	26.75	27.25	27.50	28.00

THIS IS SCHEDULE "D" (Continued) TO ORDER No. 307

PART V—CUTTER QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	14.00	14.25	14.50	14.75	15.00	15.25	15.50	15.75	16.00
Hind Quarter.....	17.25	17.50	17.75	18.00	18.25	18.50	18.75	19.00	19.25
BONE IN CUTS—									
Long Hip.....	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75	20.00
Short Hip.....	17.75	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75
Long Loin.....	19.75	20.00	20.25	20.50	20.75	21.00	21.25	21.50	21.75
Fore Quarter.....	11.00	11.25	11.50	11.75	12.00	12.25	12.50	12.75	13.00
BONE IN CUTS—									
Rib.....	14.25	14.50	14.75	15.00	15.25	15.50	15.75	16.00	16.25
CARCASS (OR SIDE).....	16.25	16.50	16.75	17.00	17.25	17.50	17.75	18.00	18.25
Hind Quarter.....	19.50	19.75	20.00	20.25	20.50	20.75	21.00	21.25	21.50
BONE IN CUTS—									
Long Hip.....	20.25	20.50	20.75	21.00	21.25	21.50	21.75	22.00	22.25
Short Hip.....	20.00	20.25	20.50	20.75	21.00	21.25	21.50	21.75	22.00
Long Loin.....	22.00	22.25	22.50	22.75	23.00	23.25	23.50	23.75	24.00
Fore Quarter.....	13.25	13.50	13.75	14.00	14.25	14.50	14.75	15.00	15.25
BONE IN CUTS—									
Rib.....	16.50	16.75	17.00	17.25	17.50	17.75	18.00	18.25	18.50

Maximum Retail Prices (In cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost.

[illegible]

[illegible]

THIS IS SCHEDULE "E" (PART II) TO ORDER No. 307

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost.

COMMERCIAL, PLAIN, COW AND BULL, AND CUTTER QUALITY

WEIGHTED AVERAGE CARCASS COST.	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50
AUTHORIZED CUTS															
Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters															
1. Shank, Hind Quarter (Boneless).....	20	21	22	22	23	23	23	23	24	24	24	24	24	24	25
2. Round Steak or Roast.....	25	25	25	26	26	27	27	28	28	29	29	29	30	30	31
(a) Round Steak or Roast (Boneless).....	27	27	27	28	28	29	29	30	30	31	31	31	32	32	33
(b) Minced Round Steak.....	27	27	27	28	28	29	29	30	30	31	31	31	32	32	33
3. Round Roast, Round or Square End.....	25	25	25	26	26	26	27	27	27	28	29	29	30	30	31
4. Sirloin Tip (Boneless).....	26	27	27	28	28	29	30	30	31	31	32	32	33	33	34
(a) Cubed Sirloin Tip (Boneless).....	30	31	31	32	32	33	34	34	36	36	37	37	38	38	39
5. Sirloin Steak or Roast.....	27	28	29	29	30	30	31	31	32	32	33	34	34	35	35
(a) Sirloin Butt (Boneless).....
6. Flank Steak (Boneless).....	22	22	23	23	24	25	25	25	25	26	26	26	26	26
7. Flank, Trimmed.....	13	13	13	13	14	14	14	14	14	15	15	15	15	15	15
8. Porterhouse Steak or Roast.....	30	31	32	32	33	33	34	34	35	35	36	37	38	39	39
9. T-Bone Steak or Roast.....	30	31	32	32	33	33	34	34	35	35	36	37	38	39	39
10. Wing Steak or Roast.....	23	29	30	30	31	31	32	33	34	34	34	35	35	36	36
(a) Strip Loin (Boneless).....
11. Rib Roast, 7 Rib-Bones Whole.....	23	23	23	24	24	25	25	25	26	26	26	26	27	27	28
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....	32	32	32	34	34	35	35	35	37	37	37	37	38	38	39
(b) Prime Rib Roast, 5 Rib-Bones.....	25	25	25	26	26	27	27	27	28	28	28	28	29	29	30
(c) Prime Rib Roast, 5 Rib-Bones (Bone- less and Rolled).....	36	36	36	37	37	38	38	38	40	40	40	40	41	41	42
(d) Rib Roast, 6th and 7th Rib-Bones.....	21	21	21	22	22	23	23	23	24	24	24	24	25	25	26
(e) Rolled Rib Roast, 6th and 7th Rib- Bones Inside Roll (Boneless).....	36	36	36	37	37	38	38	38	40	40	40	40	41	41	42
(f) Rolled Rib Roast, 6th and 7th Rib- Bones Outside Roll (Boneless).....	23	23	23	24	24	25	25	25	26	26	26	26	27	27	28
12. Short Ribs, Braising.....	13	13	13	13	14	14	15	16	16	16	16	16	16	16	16

THIS IS SCHEDULE "E" (PART II) TO ORDER No. 307—(Concluded)

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost.

COMMERCIAL, PLAIN, COW AND BULL, AND CUTTER QUALITY

WEIGHTED AVERAGE CARCASS COST.														
AUTHORIZED CUTS														
Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters														
17.75	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75	20.00	20.25	20.50	20.75	21.00	21.25
25 31 33 33 31 34 39 36 37 26 16 40 40 37 49 28 39 30 42 26 42 39 28 16	25 32 34 34 32 35 40 36 38 26 16 40 40 37 50 29 40 31 44 27 44 29 29 42	25 32 34 34 32 36 42 37 38 27 16 41 41 38 50 29 40 44 27 44 29 29 42	25 33 35 35 33 36 42 37 39 27 17 41 41 38 51 30 41 32 45 28 45 31 44	26 33 35 35 33 36 42 38 39 27 17 42 42 39 51 30 41 32 45 28 45 31 44	26 34 36 36 34 37 43 38 40 27 17 42 43 40 51 31 42 33 45 29 45 33 46	26 34 36 36 34 37 43 39 40 27 17 43 43 40 52 32 46 30 46 33 46	26 35 37 37 35 38 44 39 40 28 17 43 43 40 52 32 46 30 46 33 46	26 35 37 37 35 38 44 39 40 28 17 43 43 40 53 32 46 30 46 33 46	26 36 38 38 36 39 45 40 41 28 18 44 44 41 53 32 43 34 46 34 46	27 36 38 39 36 39 45 41 42 28 18 44 45 42 53 33 45 35 47 31 47	27 37 39 39 37 40 46 41 42 29 19 45 45 43 54 33 45 35 47 31 47	27 38 40 40 38 40 46 47 42 29 19 46 46 43 55 34 47 36 47	27 38 40 40 38 41 47 43 44 29 19 46 46 43 55 34 47 36 47	
1. Shank, Hind Quarter (Boneless).....														
2. Round Steak or Roast.....														
(a) Round Steak or Roast (Boneless).....														
(b) Minced Round Steak.....														
3. Rump Roast, Round or Square End.....														
4. Sirloin Tip (Boneless).....														
(a) Cubed Sirloin Tip (Boneless).....														
(b) Sirloin Steak or Roast.....														
(a) Sirloin Butt (Boneless).....														
6. Flank Steak (Boneless).....														
7. Flank, Trimmed.....														
8. Porterhouse Steak or Roast.....														
9. T-Bone Steak or Roast.....														
10. Wing Steak or Roast.....														
(a) Strip Loin (Boneless).....														
(b) Rib Roast, 7 Rib-Bones Whole.....														
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....														
(b) Prime Rib Roast, 5 Rib-Bones.....														
(c) Prime Rib Roast, 5 Rib-Bones (Bone- less and Rolled).....														
(d) Rib Roast, 6th and 7th Rib-Bones.....														
(e) Rolled Rib Roast, 6th and 7th Rib- Bones Inside Roll (Boneless).....														
(f) Rolled Rib Roast, 6th and 7th Rib- Bones Outside Roll (Boneless).....														
12. Short Ribs, Braising.....														

SCHEDULE "F" TO ORDER No. 307

CARD FOR BEEF PRICE CHART EXTRACTED FROM SCHEDULE "E"

To be Furnished to Retailers

Maximum Retail Selling Prices in This Store for Authorized Retail Cuts of Beef during the Present Calendar Week.

Cuts Authorized by Wartime Prices and Trade Board	MAXIMUM PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF THE FOLLOWING QUALITIES				
	Red Brand Special Quality	Com- mercial Quality	Plain Quality	Cow and Bull Quality	Cutter Quality
1. Shank, Hind Quarter (Boneless).....					
2. Round Steak or Roast.....					
(a) Round Steak or Roast (Boneless).....					
(b) Minced Round Steak.....					
3. Rump Roast, Round or Square End....					
4. Sirloin Tip (Boneless).....					
(a) Cubed Sirloin Tip (Boneless).....					
5. Sirloin Steak or Roast.....					
(a) Sirloin Butt (Boneless).....					
6. Flank Steak (Boneless).....					
7. Flank, Trimmed.....					
8. Porterhouse Steak or Roast.....					
9. T-Bone Steak or Roast.....					
10. Wing Steak or Roast.....					
(a) Strip Loin (Boneless).....					
11. Rib Roast, 7 Rib-Bones Whole.....					
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....					
(b) Prime Rib Roast, 5 Rib-Bones...					
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....					
(d) Rib Roast, 6th and 7th Rib-Bones					
(e) Rolled Rib Roast, 6th and 7th Rib-Bones, Inside Roll (Bone- less).....					
(f) Rolled Rib Roast, 6th and 7th Rib-Bones, Outside Roll (Bone- less).....					
12. Short Ribs, Braising.....					
13. Plate Brisket.....					
(a) Plate Brisket (Boneless and Rolled).....					
14. Brisket Point.....					
(a) Brisket Point (Boneless and Rolled).....					
15. Rolled Shoulder (Boneless).....					
(a) Round Bone Shoulder Roast.....					
16. Short or Cross Rib Roast.....					
17. Blade Roast.....					
18. Chuck Roast.....					
(a) Chuck Roast (Boneless).....					
19. Neck (Boneless).....					
20. Shank, Front Quarter.....					
(a) Shank, Knuckle End.....					
(b) Shank, Centre Cut.....					
(c) Shank Meat (Boneless).....					
MISCELLANEOUS RETAIL CUTS—					
Stewing Meat (Boneless).....					
Hamburger.....					
Tenderloin.....					

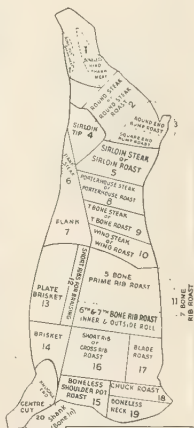
NOTE.—Dotted lines at top and foot of each column indicate approximate locations of slots in each column through which Price Indicator Card Stub will be inserted.

RETAIL BEEF CUTTING CHART

Retail Cut Illustrations



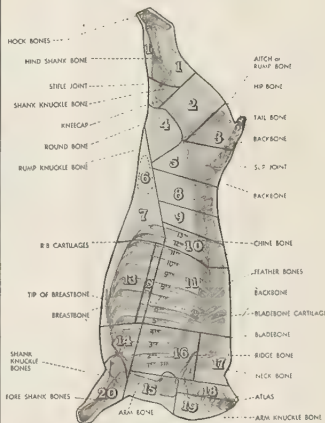
Retail Primary Cuts



Retail Cut Illustrations



LOCATION, STRUCTURE and NAMES OF BONES



THIS CHART illustrates most of the retail cuts of beef which may be sold or offered for sale at prices not in excess of those prices for each cut and quality shown in The Beef Price Chart which is required by Order of the Wartime Prices and Trade Board to be posted "in a conspicuous place" at each place of business in which beef is sold at retail.

THE WARTIME PRICES AND TRADE BOARD**Order No. 330****Respecting Rationed Foods**

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order shall come into force on October 27th, 1943.

2. Rule 1 of Section 2 of Part II of Order No. 308 of the Board is amended by inserting at the beginning of the rule the words "except as otherwise provided in this Order."

3. Rules 1, 2, 3 and 4 of Section 3 of Part II of Order No. 308 are deleted and are replaced by the following:

"Rule 1. Rationed Foods which have been lawfully obtained by a consumer as authorized by this Order may be used or consumed by such consumer or members of his household without restriction or may be transferred to another person by way of casual gift, loan or exchange, but may not be sold."

4. Clauses (c) and (d) of Rule 1 of Section 6 of Part II of Order No. 308 are deleted and are replaced by the following:

(c) buying or obtaining a Rationed Food in any manner except as expressly authorized by this Order or as the recipient of a casual gift, loan or exchange;

(d) selling a Rationed Food except as expressly authorized by this Order.

Made at Ottawa, October 23, 1943.

DONALD GORDON,
Chairman.

Administrator's Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-924

Respecting Deliveries of Bread and Bakery Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Services, it is hereby ordered on behalf of the Board as follows:—

Application of the Order

1. This Order amends Administrator's Order No. A-492. It contains certain provisions formerly part of Administrator's Order A-59, which was revoked by Administrator's Order No. A-863. The delivery of bread and bakery products is hereafter controlled by Administrator's Order No. A-492 as now amended, and is also affected by the following Orders:—

- A-57 (as amended by A-112) respecting Retail Deliveries; prohibits more than one delivery per day and special deliveries;
- A-292 (as amended by A-508 and A-821) respecting Wholesale Deliveries and the use of Automotive Vehicles;
- A-314 (as amended by A-440) respecting the operation of Private Commercial Vehicles; (restricts the operation of private commercial vehicles beyond a 35 mile radius).

Amendments to Administrator's Order No. A-492

2. Section 2 of Administrator's Order No. A-492 is hereby revoked and the following substituted therefor:—

"2. (1) No distributor shall operate a vehicle for the purpose of delivering bread and bakery products unless the total sales exclusive of all discounts of bread and bakery products delivered by such vehicle in each week amount in the case of an automotive vehicle to not less than \$225.00 and in the case of a horse drawn vehicle to not less than \$175.00;

(2) The provisions of sub-section (1) shall not apply to a distributor who manufactures at least 75 per cent in value of the bread and bakery products which he sells and who operates not more than five vehicles of which not more than two are automotive vehicles. Nor does sub-section (1) apply to a retailer who operates a regular delivery for the primary purpose of delivering merchandise other than bread and bakery products and whose business of selling and distributing bread and bakery products does not constitute the greater part of his business."

3. Administrator's Order No. A-492 is hereby amended by re-numbering Sections 3, 4, 5, 6 and 7 as Sections 4, 5, 6, 7 and 8 respectively.

4. Administrator's Order No. A-492 is hereby amended by inserting therein the following Section:—

"3. No distributor, whether a manufacturer, wholesaler or retailer, shall use an automotive or horse drawn vehicle to deliver bread or bakery products on a Sunday, except in the case of a delivery to or for the use of a hospital, railroad or steamship, or to the Departments of National Defence, Munitions and Supply, Transport, or Pensions and National Health; however, a distributor who is a manufacturer of bread or bakery products may use an automotive or horse drawn vehicle to deliver bread or bakery products on a Sunday to a branch or depot operated by him to which he had heretofore regularly delivered bread or bakery products on Sunday."

5. Clause (b) of Section 4 (formerly Section 3) of Administrator's Order No. A-492 is hereby deleted and the following substituted therefor:—

“(b) on or before the 10th day of November, 1943, and on or before the 10th day of each month thereafter, file with the Regional Office of the Board for each province within which he makes deliveries a statement signed by him in the form prescribed by the Board showing with respect to such province his total sales exclusive of all discounts of bread and bakery products delivered by him during each week, ending on a Saturday of the preceding month, by each automotive vehicle and each horse drawn vehicle operated by him in such province. In the Provinces of Ontario and Quebec, the foregoing statement shall be filed with the Regional Office for the district in which the principal place of business of the distributor in such province is situated.”

Effective Date

6. This Order shall be effective on and after the 28th day of October, 1943.

Dated at Ottawa, this 20th day of October, 1943.

M. W. McCUTCHEON,
Administrator of Services.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-946

Respecting Maximum Prices of Certain Fancy Meats and Meat By-Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD, as follows:

1. Clause (c) of Section 2 of Administrator's Order No. A-849 is hereby amended by adding thereto the following:

“provided that for the purposes of the sale of raw uncleaned inedible tripe, Summerside, Prince Edward Island, shall be included in Zone No. 2 and not in Zone No. 1”.

2. Clause (b) of Section 5 of said Order No. A-849 is hereby amended by adding thereto the following:

“or, if the product sold is raw uncleaned inedible tripe, not in any event exceeding 1 cent per pound”.

3. This Order shall become effective on November 1, 1943.

Dated at Ottawa, this 28th day of October, 1943.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-947

Respecting Used Steel Shafting

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered on behalf of the Board as follows:

1. Sections 1 and 4 of Administrator's Order No. A-626 are hereby revoked.
 2. Sections 2, 3 and 5 of Administrator's Order No. A-626 are hereby renumbered as Sections 1, 2 and 3 respectively.
 3. This Order shall be effective on and after the 30th day of October, 1943.
- Dated at Ottawa, this 28th day of October, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-948

Respecting Used Metal Pipe

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered on behalf of the Board as follows:

1. Sections 1 and 4 of Administrator's Order No. A-625 are hereby revoked.
 2. Sections 2, 3 and 5 of Administrator's Order No. A-625 are hereby renumbered as Sections 1, 2 and 3 respectively.
 3. This Order shall be effective on and after the 30th day of October, 1943.
- Dated at Ottawa, this 28th day of October, 1943.

S. GODFREY,
Administrator of Used Goods

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-949

**Respecting Standardization of the Manufacture of Certain
Converted Paper Products**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-64, as amended by Administrator's Order No. A-389, is hereby revoked.
 2. This Order shall be effective on and after the 15th day of November, 1943.
- Dated at Ottawa, this 29th day of October, 1943.

C. V. HODDER,
*Administrator of Packages
and Converted Paper Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No.A-954

Respecting the Use of Metal in Signs

Under powers given by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:

1. Part I of the Schedule to Administrator's Order No. A-613 as amended by Administrator's Order No. A-722 is hereby further amended by deleting therefrom item No. 8.

2. No person shall use any metal in the manufacture or repair of illuminated signs, street signs, highway signs, commercial or industrial signs, or any other signs except as provided in Section 3.

3. This Order does not prohibit

- (a) the use of metal obtained from used signs or signs manufactured prior to the effective date of this Order;
- (b) the use of gold or silver in the lettering or decoration of any sign.

4. This Order shall be effective on and after the 1st day of November, 1943.

Dated at Ottawa, this 29th day of October, 1943.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-955

Respecting Maximum Prices of Beets, Cabbage, Carrots, Parsnips and Turnips

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

PART I—INTRODUCTION

Application of the Order

1. This Order comes into effect on November 1, 1943.

2. Pursuant to the proviso contained in Section 2 of Order No. 189 of the Board, it is hereby declared that clause (a) of Section 3 of said Order No. 189 shall not hereafter apply to sales of beets, cabbage, carrots, parsnips, turnips and rutabagas.

3. This Order applies to beets, cabbage (including red cabbage), carrots, parsnips, turnips and rutabagas, whether Canadian grown or imported, of all varieties, grades and qualities. The said vegetables are hereinafter referred to as "root vegetables".

What Maximum Prices Include

4. (1) All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a package so that the sum of the price and the charge for the package exceeds the maximum price.

(2) Carrots and beets may be weighed and sold with their tops on. Other root vegetables must be sold without tops.

(3) The maximum prices for cabbage fixed by this Order are for cabbage properly trimmed.

PART II—DEFINITIONS

Zones

5. For the purposes of this Order the following zones are established:—

(a) Zone No. 1 composed of,

- (i) that part of the province of Ontario south of a line drawn parallel to and always ten miles north of the Canadian Pacific Railway line from Spanish to Sudbury and from Sudbury to Mattawa;
- (ii) the Island of Montreal;
- (iii) those parts of the provinces of Manitoba and Saskatchewan south of a line which is 53 degrees 30 minutes north latitude;
- (iv) that part of the province of Alberta south of the 54th parallel of north latitude; and
- (v) that part of the province of British Columbia south of the 52nd parallel of north latitude;

(b) Zone No. 2 composed of those parts of Canada not included in Zone No. 1.

Shipper

6. "Shipper" means a primary producer of any root vegetable, or any other person who assembles and ships any root vegetable at the point of production.

Wholesale Distributor

7. "Wholesale distributor" means any person other than a shipper who sells any root vegetable at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys root vegetables for his personal or household consumption.

Distributing Centre

8. "Distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business.

Meaning of "Sell"

9. The word "sell" as used in this Order also covers an offer to sell.

Grades

10. "Canada No. 1" means root vegetables graded, packed and marked according to the standards for such grade defined and described in the Regulations issued under The Fruit, Vegetables and Honey Act.

PART III—SALES BY SHIPPERS

(Including Primary Producers)

Sales to Wholesale Distributors

11. The maximum price per pound at which a shipper may sell any root vegetable of Canada No. 1 grade to a wholesale distributor delivered at any distributing centre shall be the price for the same set forth in the table to this Section according to the zone in which the distributing centre is situated and according to whether or not the root vegetable is washed and scoured and/or waxed. "Scoured" means cleansed by friction.

TABLE TO SECTION 11

MAXIMUM PRICE IN CENTS PER POUND FOR CANADA NO. 1 GRADE ROOT VEGETABLES

Name of Root Vegetable	Zone No. 1		Zone No. 2	
	Not washed and scoured and/or waxed	Washed and scoured and/or waxed	Not washed and scoured and/or waxed	Washed and scoured and/or waxed
	cts.	cts.	cts.	cts.
Beets.....	2 $\frac{1}{4}$	2 $\frac{1}{2}$	2 $\frac{1}{2}$	2 $\frac{3}{4}$
Cabbage.....	2 $\frac{1}{4}$	—	2 $\frac{1}{2}$	—
Cabbage (Red).....	3 $\frac{1}{4}$	—	3 $\frac{1}{2}$	—
Carrots.....	2	2 $\frac{1}{2}$	2 $\frac{1}{4}$	2 $\frac{3}{4}$
Parsnips.....	4	4 $\frac{1}{2}$	4 $\frac{1}{4}$	4 $\frac{3}{4}$
Turnips and Rutabagas.....	1 $\frac{3}{4}$	2 $\frac{1}{4}$	2	2 $\frac{1}{2}$

Sales by Shippers of Ungraded or Lower than Canada No. 1 Grade Root Vegetables

12. The maximum price at which a shipper may sell to a wholesale distributor delivered at any distributing centre, a root vegetable which has not been graded or is of a lower grade than Canada No. 1 grade, shall be an amount equal to the maximum price on sales by him of that root vegetable of Canada No. 1 grade to that buyer delivered at that distributing centre, as fixed by Section 11, LESS $\frac{1}{4}$ of a cent per pound.

Sales to Persons Other Than Wholesale Distributors or Consumers

13. The maximum price at which a shipper may sell any root vegetable to,
- (i) the operator of a dehydrating plant;
 - (ii) a commercial processor of root vegetables;
 - (iii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the root vegetable at such warehouse; or
 - (iv) a retailer or other buyer who purchases the root vegetable in carload lots delivered at any point in any zone named in Part II shall be the sum of the following:
 - (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell such root vegetable to a wholesale distributor delivered to such point, if it is within a distributing centre, or if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
 - (b) if such point is not within a distributing centre, an amount equal to the cost of transporting the root vegetable by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point.

14. The maximum price at which a shipper may sell any root vegetable to any person other than

- (i) a wholesale distributor;
 - (ii) the operator of a dehydrating plant;
 - (iii) a commercial processor of root vegetables;
 - (iv) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the root vegetable at such warehouse;
 - (v) a retailer or other buyer who purchases the root vegetable in carload lots; or
 - (vi) a consumer
- delivered at any point in any zone named in Part II shall be the sum of the following:
- (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell such root vegetable to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
 - (b) if such point is not within a distributing centre, an amount equal to the cost of transporting the root vegetable by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
 - (c) a markup not exceeding 15 per cent of his selling price.

Sales by Shippers (including Primary Producers) to Consumers

15. The maximum price at which a shipper may sell to a consumer any root vegetable delivered at any point in any zone named in Part II shall be the sum of the following:

- (a) the maximum price fixed by Section 14 at which he may sell such root vegetable delivered to such point to a buyer under the provisions of that Section; and
- (b) a markup not exceeding 30 per cent of his selling price.

Periodic Increases in Shippers' Maximum Prices

16. The maximum prices fixed by Sections 11, 12, 13, 14 and 15 apply to sales made during the months of September, October and November in any year. The maximum price at which a shipper may sell any root vegetable to any buyer during any month set out in the table to this Section shall be an amount equal to the maximum price

on sales by him of such root vegetable to that class of buyer as fixed by Sections 11, 12, 13, 14 or 15 as the case may be, PLUS the additional amount for that month and root vegetable set out in the table.

TABLE TO SECTION 16

Month	Increase in Maximum Price (In Cents per Pound)		
	Cabbage	Turnips and Rutabagas	Other Root Vegetables
	cts.	cts.	cts.
December	$\frac{1}{4}$	$\frac{1}{8}$	$\frac{1}{4}$
January	$\frac{3}{4}$	$\frac{1}{4}$	$\frac{1}{2}$
February	$1\frac{1}{4}$	$\frac{1}{2}$	1
March	2	$\frac{3}{4}$	$1\frac{1}{4}$
April	$2\frac{3}{4}$	1	$1\frac{1}{2}$
May	$2\frac{3}{4}$	1	$1\frac{1}{2}$
June	$2\frac{3}{4}$	1	$1\frac{1}{2}$
July	$1\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$
August	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{1}{4}$

PART IV—SALES BY WHOLESALE DISTRIBUTORS

Maximum Prices

17. (1) The maximum price f.o.b. his place of business at which a wholesale distributor may sell any root vegetable during any month shall be the sum of the following:—

- (a) the maximum price as fixed by this Order, at which during that month a shipper could sell such root vegetable to the wholesale distributor delivered to the distributing centre in which his place of business is situated; and
- (b) an amount equal to 15 per cent of his selling price.

(2) Notwithstanding the provisions of subsection (1) of this Section, where a wholesale distributor has purchased any root vegetable from another wholesale distributor whose place of business is situated in another distributing centre he may, with the approval in writing of the Administrator of Fresh Fruit and Vegetables or of some duly authorized representative of the Board, add to his selling price, shown as a separate item on his invoice to his buyer, an amount not exceeding the actual cost incurred by him in transporting the root vegetable by freight to the distributing centre in which his place of business is situated from the distributing centre in which his supplier's place of business is situated.

Delivery to be Free in Certain Cases

18. Where a sale of any root vegetable by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Prepayment of Transportation Charges

19. At the request of the buyer, a wholesale distributor may prepay the cost of transporting any shipment of root vegetables to the buyer's receiving point, but in that event he must show it as a separate item on his sales invoice to the buyer.

Sales on Consignment

20. Root vegetables received by a person for sale on consignment shall not be sold by him at a price that is higher than the price at which a wholesale distributor may lawfully sell such root vegetables which he buys from a shipper for resale.

PART V—PURCHASES AND SALES BY RETAILERS

Control Over Retailer's Cost

21. A person selling root vegetables at retail in any zone named in Part II shall not buy or otherwise acquire during any month any root vegetable,

- (a) from a shipper, at a total delivered cost in excess of the maximum price at which, under the provisions of this Order, such root vegetable may be sold to him by a shipper during that month; or
- (b) from any other supplier, at a price f.o.b. the supplier's place of business, in excess of the lawful maximum price at which, under the provisions of this Order, a wholesale distributor in that zone may, during that month, sell such root vegetable to him f.o.b. the wholesale distributor's place of business.

Limitations on Transportation Charges

22. Where his supplier is a wholesale distributor who is not required by the provisions of this Order to deliver free to him, a retailer may include in his selling price of any root vegetable the actual cost incurred by him in transporting the root vegetable by freight to his receiving point from his supplier's shipping point. However, such retailer may not include the cost of transporting the root vegetable for a distance of more than one hundred miles without first obtaining the approval in writing of the Administrator of Fresh Fruit and Vegetables or of some duly authorized representative of the Board except where the distance between his place of business and the nearest distributing centre to it is more than one hundred miles.

Maximum Prices—Sales at Retail

23. (1) The maximum price at which a person other than a shipper may sell any root vegetable at retail shall be the sum of the following:—

- (a) the actual price paid by him for such root vegetable but not exceeding his lawful maximum buying price as fixed by Section 21;
- (b) where his supplier is not a shipper, the actual cost incurred by him in transporting the root vegetable by freight to his receiving point from his supplier's place of business subject to the limitations on transportation charges set forth in Section 22;
- (c) where he sells the root vegetable during any month in any year other than the months of September, October and November, an amount equal to the difference, if any, between (i) the maximum price at which a shipper could have sold such root vegetable to the retailer during the month of the purchase by the retailer, and (ii) the maximum price at which a shipper may sell any such root vegetable to the retailer during the month of the sale by the retailer;
- (d) a markup not exceeding 30 per cent of his selling price; or
- (e) if he is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased the root vegetable from a shipper and actually took delivery at such warehouse, a markup not exceeding 35 per cent of his selling price.

(2) The maximum price at which a person may sell at retail any root vegetable imported by him shall be the sum of the following:

- (a) the maximum price, as fixed by Section 14 of this Order, at which a shipper could sell such root vegetable to him delivered to his place of business during the month of the purchase by the retailer; and
- (b) a markup not exceeding 30 per cent of his selling price.

Adjustments for Fractions of Cents

24. (1) Where on a sale at retail of more than 2 pounds of any root vegetable, the maximum price for that quantity includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half of a cent and if the fraction be one-half of a cent or more the maximum price may be increased to the next highest cent.

(2) Where on a sale at retail of 2 pounds or a smaller quantity of any root vegetable the maximum price per pound includes a fraction of a cent in addition to a whole number of cents, such maximum price per pound may be increased to the next highest cent.

PART VI—RECORDS OF SALES AND PURCHASES

Sales Invoices

25. (1) On every sale of a root vegetable other than a sale at retail every seller shall at the time of delivery of the root vegetable furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the name and quantity of the root vegetable sold and the price charged therefor. The grade must be shown on the invoice if the root vegetable is graded or, if not graded, the word "ungraded" must be shown. If the root vegetable has been washed and scoured and/or waxed it must be shown on the invoice.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

26. Every wholesale distributor and retailer shall immediately upon receipt by him of any root vegetable purchased by him make a written record at the place of business at which he receives the same, showing the date of purchase, the name and complete address of his supplier, the quantity purchased, the grade of the root vegetable (if graded), the actual price and transportation and other charges paid, and if the root vegetable has been washed and scoured and/or waxed. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

27. Every invoice and record which a seller of root vegetables is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

28. Every person who sells any root vegetable at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the price per pound, and name and grade of the root vegetable sold.

PART VII—GENERAL PROVISIONS

Additional Payments to be Part of Price

29. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with, or arising out of a sale, purchase or transaction in root vegetables shall be and form part of the price at which the root vegetables are sold or bought.

Dated at Ottawa, this 28th day of October, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-956

Expiry Dates of Ration Coupons

Under authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. This Order comes into force on November 1, 1943.
2. Sugar coupons Nos. 1 to 13, Tea or Coffee Coupons, Nos. 1 to 13 and Home Canning Sugar Coupons issued under Order No. 242 of the Board shall not be good or valid
 - (a) for use by a consumer after December 31, 1943, or
 - (b) for use by a supplier after February 14th, 1944, except that for a further period of seven days they shall remain good for deposit to the credit of a coupon bank account or for use in obtaining a bank transfer voucher in accordance with Order No. 308 of the Board.
3. All the aforesaid coupons are referred to in PART II of the 1st Schedule of Order No. 308 of the Board and are Ration Coupons within the definition of such Order.

Dated at Ottawa, this 29th day of October, 1943.

H. I. ROSS,
Deputy Administrator of Consumer Rationing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-958

Respecting Ladies' Sportswear Clothing

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fine Clothing, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-207, as amended by Administrator's Order No. A-894, is amended by deleting Part II of Schedule "B".
2. This Order shall be effective on and after the 1st day of November, 1943.

Dated at Ottawa, this 1st day of November, 1943.

H. R. COHEN,
Administrator of Fine Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-959

Respecting Maximum Prices of Certain Fancy Meats and Meat Products
(Chopped Suet)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, It Is HEREBY ORDERED ON BEHALF OF THE BOARD, as follows:—

- 1. Section 2 of Administrator's Order No. A-849 is hereby amended by adding as clause (d) thereof the following:
“(d) “chopped suet” means the product obtained by grinding or finely chopping beef caul, cod or kidney fat. It may contain not more than 3 per cent cereal by weight.”
- 2. Section 5 of said Order No. A-849 is hereby amended by adding to clause (b) thereof the following:
“or if the product is chopped suet, not in any event exceeding twenty-five per cent (25%) of his selling price.”
- 3. The Schedule to said Order No. A-849 is hereby amended by adding at the end thereof the following:

Product	Variety	ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Chopped Suet.....		cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.
	Beef.....	14.00	13.50	13.00	13.00	13.00	13.25	12.75	12.50	11.50	11.25	10.75	12.00	11.75	12.25”	

4. This Order becomes effective on November 3, 1943.
Dated at Ottawa, this 1st day of November, 1943.

APPROVED :
D. GORDON,
Chairman, Wartime Prices and Trade Board.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-960

**Respecting the Conversion of Real Property known as 47 Elm Avenue,
469 Palmerston Avenue, 131 Lowther Avenue, 33 High Park Gardens
and 22 High Park Gardens, all in the City of Toronto,
in the Province of Ontario**

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by each of the owners of real property in the City of Toronto known in the year 1943 as 47 Elm Avenue, 469 Palmerston Avenue, 131 Lowther Avenue, 33 High Park Gardens and 22 High Park Gardens for permission to convert the same into a three-family, seven-family, five-family, four-family and a three-family dwelling house respectively;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on October 19, 1943, has approved such conversions of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 47 Elm Avenue, 469 Palmerston Avenue, 131 Lowther Avenue, 22 High Park Gardens and 33 High Park Gardens, all in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, each of the owners of such single family dwelling houses or the Director of Housing, Department of Finance, is hereby permitted to convert into and use 47 Elm Avenue as a three-family dwelling house, 469 Palmerston Avenue as a seven-family dwelling house, 131 Lowther Avenue as a five-family dwelling house, 33 High Park Gardens as a four-family dwelling house and 22 High Park Gardens as a three-family house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 3rd day of November, 1943.

Dated at Ottawa this 2nd day of November, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Orders

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 82

Respecting Bushwood in the Vancouver Area and the Lower Fraser Valley in the Province of British Columbia

Under the powers given by the Board to the Wood Fuel Administrator,

IT IS HEREBY ORDERED as follows:—

1. Fuelwood Order No. 63 as amended by Fuelwood Order No. 71 is hereby amended by deleting the word and figures "October 31, 1943", where they occur in Subsection 2 of Section 6 of said Order and substituting therefor the word and figures "December 31, 1943".

2. This Order shall come into force on October 30, 1943.

Dated at Ottawa, this 30th day of October, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER NO. 83

Respecting Maximum Prices of Fuelwood in the Counties of Restigouche, Gloucester, Northumberland and Kent in the Province of New Brunswick

Under the powers granted by the Wartime Prices and Trade Board to the Wood Fuel Administrator,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

Effective Date

1. This Order comes into force on the 10th day of November, 1943.

2. Administrator's Order No. A-250 (otherwise known as Fuelwood Order No. 16) is hereby amended by deleting the word "Madawaska" from the title and clause (e) of Section 1 of said Order.

Dated at Ottawa, this 3rd day of November, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 2-B-2

Dated October 15, 1943

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Vice-Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. CC 2B-1 rescinded*

The Order of the Controller of Chemicals No. C.C.2B-1 dated August 31, 1943, is rescinded.

2. *Section 4 of Order No. C.C.2B rescinded and new section substituted:*

Section 4 of the Order of the Controller of Chemicals No. C.C.2B dated January 16, 1942, is rescinded and the following section substituted therefor:

- "4 (1) Commencing October 15, 1943, no person shall consume or deal in more refined glycerine than the quantity authorized from time to time by permit issued by the Controller.
- (2) The provisions of subsection (1) of this section shall not apply,
- (a) to the consumption of or dealing in refined glycerine for the making of explosives; or
- (b) to the consumption of or dealing in refined glycerine by any person to the extent of 1 gallon per month; provided that no person shall sell or supply refined glycerine pursuant to the provisions of this paragraph (b) unless he receives from the buyer a signed statement in writing that the buyer has not acquired refined glycerine from any other source during the same month; and provided further that no person shall use or consume any refined glycerine acquired pursuant to this paragraph for any purpose prohibited by this Order No. C.C.2B. Every person supplying refined glycerine pursuant to this paragraph shall report each month in writing to the Controller the total quantity of glycerine so supplied during the preceding month."

E. T. STERNE,
Controller of Chemicals.

APPROVED:

J. E. MICHAUD,
Acting Minister of Munitions and Supply.

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

Office of the Oil Controller

15 King Street West, Toronto.

Order No. Oil 008C

(Order numbered 008A amended)

(Dated November 1, 1943)

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941 as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Schedule "B" to Order 008A amended

Effective as of November 1, 1943, Schedule "B" to the Oil Controller's Order numbered 008A dated September 26, 1941 is amended to read as follows:

SCHEDULE B TO THE ORDER OF THE OIL CONTROLLER NUMBERED 008A

SPECIFICATIONS FOR GRADED MOTOR FUEL

GRADE I

<i>Distillation (Evaporated)</i>	<i>Degrees, Fah.</i>
Not more than 10% at.....	145
Not less than 10% at.....	165
Not less than 50% at.....	280
Not less than 90% at.....	380
(A.S.T.M. Method D 86-40)	
Octane No. 75 to 78. (A.S.T.M. Method D 357-40).	

GRADE II

<i>Distillation (Evaporated)</i>	<i>Degrees, Fah.</i>
Not more than 10% at.....	145
Not less than 10% at.....	165
Not less than 50% at.....	280
Not less than 90% at.....	380
(A.S.T.M. Method D 86-40)	
Octane No. 66 to 70. (A.S.T.M. Method D 357-40).	

SPECIFICATIONS COMMON TO GRADE I AND GRADE II

Water: None present.

Sediment: None present.

Sulphur: Not more than 0.25 per cent.

(A.S.T.M. Method D 90-34T).

Corrosion: Graded motor fuel shall pass the test for corrosion specified by A.S.T.M. Method D 130-30.

Freezing point: October 1 to March 31, inclusive. (Winter). Not higher than minus 30 degrees, Fahrenheit.

Vapour pressure: Apr. 1-Sept. 30 (Summer). Not higher than 10 pounds per square inch.

Oct. 1-March 31 (Winter). Not higher than 13 pounds per square inch.

Exception: A vapour pressure of one pound greater shall be permissible at a refinery or at delivery from railway tank cars. (A.S.T.M. Method D 323-40T).

Gum: The gum content shall not exceed 15 mg. per 100 c.c. The determination shall be made by A.S.T.M. Method D 381-36 unless top cylinder lubricant is stated to be present, in which case C.G.P.S. C. Procedure 3-GP-9 shall be followed.

The methods of test in all cases shall be those specified in the foregoing clauses or such methods as may from time to time be specified by the Oil Controller. A.S.T.M. means herein "American Society for Testing Materials".

G. R. COTTRELL,
Oil Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 14C

(Logs cut in the Vancouver Forest District of British Columbia)

Dated October 22, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940 as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Interpretation

(1) For the purposes of this Order, unless the context otherwise requires:—

(a) "grade" with respect to fir and cedar logs means any of the grades set out for such logs in the schedule to the Forest Act of the Province of British Columbia, being Chapter 102 of the Revised Statutes of British Columbia, 1936.

(b) "No. 1 Peeler Douglas Fir Log" shall mean a Douglas Fir Log which

(i) is suitable for rotary cutting; and

(ii) is long enough, after trim to cut two 8' 6" peeler blocks and

(iii) has a grain slope not exceeding

1" per foot in logs of 30" to 35" diameter

1½" " " " " " 36" " 40" "

2" " " " " " 41" " 60" "

2½" " " " " " 61" and over; and

(iv) is, except for length, otherwise a No. 1 grade fir log.

- (c) "No. 2 Peeler Douglas Fir Log" shall mean a Douglas Fir Log which
- (i) is suitable for rotary cutting; and
 - (ii) is 30 inches or over in diameter at the small end; and
 - (iii) is long enough, after trim, to cut one 8' 6" peeler block; and
 - (iv) has a grain slope not exceeding

1"	per	foot	in	logs	of	30"	to	35"	diameter
1½"	"	"	"	"	"	36"	"	40"	"
2½"	"	"	"	"	"	41"	"	60"	"
3"	"	"	"	"	"	61"	"	and	over; and
 - (v) is otherwise a No. 2 grade fir log.
- (d) "Vancouver Forest District" means all that portion of the Province of British Columbia shown outlined in purple on a reprint dated April, 1942, of a map issued by the Department of Lands of the said Province and dated March 31, 1937.
- (e) "timber stick" means any fir log over 40 feet in length which is of a quality suitable for producing heavy cutting timber.

2. *Order No. Timber 14-B Rescinded*

The Timber Controller's Order No. 14-B dated June 2, 1943 is rescinded.

3. *Disposition of Peeler Douglas Fir Logs*

No person shall convert, process or dispose of any No. 1 or No. 2 Peeler Douglas Fir Logs, which have been cut in the Vancouver Forest District, except under and in accordance with the written instructions of the Timber Controller or his representative.

4. *Sale of Logs Cut in the Vancouver Forest District*

- (1) No person shall sell or offer for sale, and no person shall purchase, except by grade, any fir or cedar logs, which have been cut in the Vancouver Forest District, other than timber sticks.
- (2) No person shall sell or offer for sale any timber sticks, which have been cut in the Vancouver Forest District, unless the price has been approved by the Timber Controller or his representative.
- (3) Every person selling any logs which have been cut in the Vancouver Forest District shall furnish the purchaser with an invoice stating
 - (a) the kind of logs sold; and
 - (b) the grade of such logs if they are either fir or cedar; and
 - (c) the footage of such logs according to the B.C. log scale; and
 - (d) the price per thousand feet charged therefor.
- (4) The maximum price at which any person may sell or offer for sale, or at which any person may purchase, any of the logs described in Schedule "A" to this Order, which have been cut in the Vancouver Forest District, shall be the price shown for such logs in the said Schedule "A" which price includes the cost of delivering the logs to the mill or plant where they will be sawn or processed.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board

Concurred in by the Wartime Prices and Trade Board
D. GORDON, *Chairman.*

SCHEDULE "A" TO ORDER NO. TIMBER 14-C

MAXIMUM PRICES FOR LOGS CUT IN THE VANCOUVER FOREST
DISTRICT OF BRITISH COLUMBIA

No. 1 Peeler Douglas Fir Logs.....	\$36.00 per thousand feet B.C. Log scale
No. 2 Peeler Douglas Fir Logs.....	30.00 per thousand feet B.C. Log scale

Fir Logs—

Grade No. 1.....	27.50 per thousand feet B.C. Log scale
Grade No. 2.....	20.50 per thousand feet B.C. Log scale
Grade No. 3.....	15.50 per thousand feet B.C. Log scale

Hemlock Logs and/or Balsam Logs—

Camp run logs.....	17.00 per thousand feet B.C. Log scale
--------------------	--

For selected logs of lumber quality 20" or more in diameter, when sorted, scaled and rafted separately, and sound, clean and reasonably free from knots, an extra \$2.50 may be charged making a maximum price of \$19.50 per thousand feet British Columbia log scale.

Cedar Shingle Logs—

Grade No. 1.....	28.50 per thousand feet B.C. Log scale
Grade No. 2.....	22.50 per thousand feet B.C. Log scale
Grade No. 3.....	15.50 per thousand feet B.C. Log scale

*Cedar Logs Selected for Clear Lumber Production, when sorted,
scaled and rafted separately—*

Grade No. 1.....	30.50 per thousand feet B.C. Log scale
Grade No. 2.....	24.50 per thousand feet B.C. Log scale

VOLUME IV, No. 6



Nov. 15, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price 10 cents



TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

8466—Beets, parsnips and turnips, export permit (Trade and Commerce).....	351
8467—Fresh fruits and vegetables, import permit (Finance).....	351
28/8496—Annual increases, regulations (P.C. 186/7730) not applicable to employees occupying positions wholly exempt from the operations of C.S. Act (Finance).....	352
8527—Ipecac and emetine, import permit (Finance).....	352
8535—Lord's Day—prosecutions for violations of laws relating to the observance (Justice)	353
8537—C. K. Beveridge appointed Regional Solid Fuel Representative for New Brunswick (Munitions and Supply).....	353
8561—National Selective Service Civilian Regulations amended—payments <i>re</i> soldier miners (Labour).....	354
8592—Repatriation of seamen—responsibility of owners of ships of other than Canadian registry (Transport).....	355

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>Agriculture—</i>	
Meat Board Order No. 3—Meat Board Order No. 1 revoked.....	357
<i>Labour—</i>	
National Selective Service Compulsory Employment Order No. 7.....	357
<i>National Revenue—</i>	
WM No. 19 Supplement No. 45—Trading with the Enemy—List of Specified Persons...	358
WM No. 35 (revision) Supplement No. 9—Nuts.....	358
Series D. No. 47 T.C. 141—Oranges.....	359

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

Statement on Import Policy.....	361
<i>Board Order—</i>	
No. 331—Wood pulp.....	363
<i>Administrators' Orders—</i>	
A-915—Maximum retailers' prices for lumber and millwork in Manitoba and Saskatchewan excepting the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw.....	365
A-950—Stenographers' note books and writing tablets.....	374
A-951—Paper napkins, tray covers, sputum paper and paper towels.....	375
A-952—School supplies.....	377
A-953—Toilet paper rolls.....	381
A-957—Packaging of chocolate and other sugar confections.....	382
A-964—Prices of rail shipped U.S. coal, coke and briquettes.....	384
A-965—Conversion of real property in Toronto.....	386

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Coal Controller—</i>	
Order No. Coal 10—Coal fuel delivery restrictions.....	387

PART V

EXPORT PERMIT BRANCH

(Trade and Commerce)

Order No. 81—Tree fruits.....	389
-------------------------------	-----

PART I
Orders in Council

Order in Council prohibiting the export of beets, parsnips and turnips
except under permit

P.C. 8466

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board recommends that, in order to conserve supplies for Canadian requirements, the exportation of parsnips, beets and turnips be similarly prohibited except under permit;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the power conferred by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada 1927) is pleased to order as follows:

1. The exportation of the following commodities is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 1—Agricultural and Vegetable Products

Beets, fresh.

Parsnips, fresh.

Turnips, fresh.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the eighth day of November, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting importation of fresh fruits and
vegetables except under permit

P.C. 8467

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board to the effect that, in order to provide for adequate supply and equitable distribution of imported fresh fruits and vegetables in co-operation with foreign controlling authorities, it is expedient that importation of such commodities into Canada be regulated in the manner hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to order as follows,—

Each and every importation into Canada of the goods enumerated hereunder is hereby prohibited except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue:

All fruits and vegetables classified under Tariff Items 71*d*, 83 (*a*) and (*c*), 87, 92, 93, 94, 95, 95*a*, 95*b*, 96, 97, 98, 100, 100*a*, 101, 101*a*, 101*b*, and 102.

Onions, in their natural state, including onions grown with tops, and shallots (ex Item 84)

Mushrooms and truffles, fresh (ex Item 85).

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council exempting employees occupying positions wholly
exempt from the operations of the Civil Service Act from
provisions of P.C. 186/7730—regulations *re*
annual increases**

P.C. 28/8496

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council on the 3rd November, 1943.*

The Board recommend that, under the authority of the War Measures Act, employees occupying positions wholly exempt from the operation of the Civil Service Act be exempt from the provisions of Order in Council of October 6, 1943, P.C. 186/7730, which establishes regulations with respect to annual increases in compensation as provided under the Civil Service Act and by Order in Council.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council prohibiting importation of Ipecac and Emetine
except under permit**

P.C. 8527

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that the Wartime Industries Control Board, on behalf of the Controller of Chemicals, requests that the importation of Ipecac and Emetine be controlled by permit in order to effectively control their distribution in Canada;

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:—

The importation of Ipecac (Ipecacuanha) and Emetine into Canada is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council *re* prosecutions for violations of laws relating to
the observance of the Lord's Day

P.C. 8535

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 16 of the Lord's Day Act, being chapter 123 of the Revised Statutes of Canada, 1927, provides *inter alia* that no action or prosecution for violation of that Act shall be commenced without the leave of the Attorney General for the province in which the offence is alleged to have been committed;

And whereas section 15 of the said Act provides that nothing contained in the said Act shall be construed to repeal or in any way affect any provisions of any Act or law relating in any way to the observance of the Lord's Day in force in any province of Canada when the said Lord's Day Act came into force; and that, where any person violates any of the provisions of the said Lord's Day Act and such offence is also a violation of any other Act or law, the offender may be proceeded against either under the provisions of the Lord's Day Act or under the provisions of any other Act or law applicable to the offence charged;

And whereas the Minister of Justice reports that it has recently been brought to his attention that in the Province of Ontario a statute of the Province of Upper Canada entitled The Profanation of the Lord's Day Act, being chapter 104 of the Consolidated Statutes of Upper Canada, 1859, creates offences punishable without leave of the Attorney General of the province with the result that the doing of work on the Lord's Day is punishable on the complaint of any person notwithstanding that the same is urgently required to be done by reason of conditions produced by the war;

And whereas, in the opinion of the Minister of Justice, it is advisable for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to provide that no action or prosecution for a violation of any such other Act or law referred to in section 15 aforesaid shall be commenced without leave of the Attorney General of the province in which the offence is alleged to have been committed;

Now therefore, His Excellency, the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, is pleased to order and doth hereby order as follows:

No action or prosecution for a violation of any Act or law relating in any way to the observance of the Lord's Day (meaning that period of time referred to in the Lord's Day Act as the Lord's Day) in force in any province of Canada when the Lord's Day Act came into force shall be commenced without the leave of the Attorney General of the province in which the offence is alleged to have been committed.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing C. K. Beveridge, Regional Solid Fuel
Representative for New Brunswick

P.C. 8537

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply represents that by Order in Council P.C. 7002 of 1st October, 1943, a Regional Solid Fuel Representative was appointed for each of the Provinces of Canada except Prince Edward Island and New Brunswick;

That the said Order in Council P.C. 7002 prescribes the powers of a Regional Solid Fuel Representative;

That by Order in Council P.C. 8045 of October 19, 1943, Mr. L. B. McMillan of Charlottetown, P.E.I. was appointed Regional Solid Fuel Representative for the Province of Prince Edward Island; and

That Mr. Clarence Kinney Beveridge, of Saint John, N.B., is a fit and proper person to be appointed Regional Solid Fuel Representative for the Province of New Brunswick and has agreed to accept the appointment, and it is desirable that he be so appointed.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint Mr. Clarence Kinney Beveridge, of Saint John, N.B., Regional Solid Fuel Representative for the Province of New Brunswick.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending National Selective Service Civilian
Regulations re payments to soldier miners whose services
cannot be utilized temporarily in coal mining
through no fault of their own**

P.C. 8561

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 6th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas a state of national emergency has been proclaimed with regard to the production of coal in Canada;

And whereas the Minister of Labour reports that for the duration of the emergency, it is vital to the National interest to mobilize and employ in the production of coal, men who possess skill and experience in coal mining;

That many members of His Majesty's Armed Forces have voluntarily returned to coal mining for the duration of the emergency, on leave without pay; and

That conditions may arise where a soldier miner's services cannot be utilized temporarily in coal mining, through no fault of his own;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and The National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943), and they are hereby further amended by revoking Paragraph (ii) of Subsection (7) of Section 210A thereof and substituting the following Subsections therefor immediately following Paragraph (1) of Subsection (7) of the said Section 210A:—

“(ii) If for any reason, through no fault of his own, the services of a coal mine worker who is a member of His Majesty's Armed Forces on leave without pay, cannot for a temporary period be utilized in coal mining, a Selective Service Officer may pay such coal mine worker from and after the date of the cessation of his employment in a coal mine and until he again enters employment to which he is referred by a Selective Service Officer, at the rate of forty cents per hour on the basis of an eight-hour day and forty-eight hour

week, and such payments may be made in respect of a cessation of employment which occurred prior to the date of this Order or occurs after the date of this Order.

- (iii) All expenditures made pursuant to the provisions of this subsection shall be chargeable to the War Appropriation."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re responsibility of owners of ships of other than Canadian registry for repatriation of seamen

P.C. 8592

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Transport reports that Canadian Merchant seamen are frequently engaged in and out of Canada by persons acting as principals or agents in ships of other than Canadian registry and that some of the said seamen subsequent to such engagement are found in distress, from time to time, in ports out of Canada on account of their discharge on the termination of their engagement or agreement;

That due to war conditions the number of such seamen has greatly increased and that due to difficulty in effecting repayment from the shipowners concerned of the cost of repatriation of such seamen, as incurred by the Department under the provisions of the Canada Shipping Act, 1934, it is deemed advisable to make regulations fixing on the shipowners concerned the liability for such repayment and providing for owners of ships of other than Canadian registry to furnish to the Department on the engagement of Canadian seamen, an undertaking, in duplicate, in writing to guarantee the cost of repatriation of such seamen, should they be found in distress out of Canada;

Therefore, His Excellency the Governor General in Council on the recommendation of the Minister of Transport and under authority of the War Measures Act and notwithstanding anything contained in the Canada Shipping Act 1934, and amendments thereto, is pleased to make and doth hereby make the following regulations to be effective on January 1, 1944.

REGULATIONS

1. Where any seaman, whether subject to His Majesty or not who has been domiciled in Canada for at least twelve months immediately before the commencement of the voyage or engagement on which he is or was employed, is found in any place out of Canada by reason of having been left behind on termination of engagement or agreement or otherwise discharged from a ship of other than Canadian registry and who is not otherwise entitled to assistance under the provisions of the Canadian Shipping Act, 1934, or Merchant Shipping Act, 1906, and regulations deriving therefrom, the proper authority as defined in the said Acts for the purpose, may provide in accordance with and on the conditions prescribed by the Distressed Seamen Regulations or by these regulations for the return of such seaman at the expense of the Government of Canada to a proper return port in Canada and also provide for his necessary clothing, maintenance and hospital treatment if required, until his departure for such port and in the case of death for his burial.

2. Whenever a Canadian seaman from a ship of other than Canadian registry claims repatriation to Canada, he shall sign an affidavit in the form prescribed by the Distressed Seamen Regulations and his application to the proper Officer shall be made within one month from the time he is discharged from the ship on which he signed on in Canada.

3. Any or all moneys so paid by the Minister of Transport pursuant to the above provisions shall be a charge upon the ship to which the seamen belonged and shall be a debt to the Crown in right of the Dominion of Canada from the master of the ship or from the person, whether principal or agent, who engaged the seaman for service in the ship, or, where the ship has been lost, from the person, principal or agent of the ship at the time of the loss, or where the ship has been transferred, either from owner for the time being or from the person who was owner of the ship at the time of the transfer.

4. To guarantee the refund to the Government of Canada of any expense incurred in the circumstances above-mentioned, any person acting either as principal or agent who engages any Canadian seamen in a ship of other than Canadian registry shall furnish an undertaking in duplicate in writing to reimburse the Government of Canada for such expenses, and such undertaking shall be deposited with the Customs Officer before clearance of the ship is issued.

5. In any proceeding for recovery the production of the accounts (if any) of the expenses furnished in accordance with the provision of the Canada Shipping Act, 1934, and proof of payment of the expenses by or on behalf of the Minister of Transport, shall be *prima facie* evidence that the expenses were incurred or repaid on behalf of the Crown.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

MEAT BOARD ORDER No. 3

OTTAWA, October 25, 1943.

Order in Council P.C. 4076 dated December 13, 1939, established the Bacon Board. By Order in Council P.C. 4187 dated June 3, 1943, the Bacon Board was constituted as the Meat Board having the same authority to regulate the slaughter of hogs and the distribution of pork products in the domestic market.

On July 12, 1943, the Meat Board issued Meat Board Order No. 1 which revoked all Bacon Board Orders and consolidated regulations controlling the slaughter of hogs and the distribution of pork products.

It is now considered desirable to remove these restrictions and accordingly Meat Board Order No. 1 is hereby revoked.

This Order shall be effective on October 25, 1943.

J. G. TAGGART,
Chairman, Meat Board.

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

Pursuant to Section 210 of the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19, 1943) as amended, the following Order is hereby made:—

Compulsory Employment Order No. 7

No employer engaged in any of the industries, activities, or occupations hereinafter specified may retain in employment during any day after the first day of December, 1943, any male person who has attained or who later attains his sixteenth birthday and who has not attained his forty-first birthday, unless such person has presented to the said employer a permit in prescribed form issued by a Selective Service Officer:—

1. The underwriting, selling, broking or administering of policies of insurance of any and every kind, including but not restricted to life, fire, accident, sickness, automobile, marine and general insurance.
2. (a) Short term credit companies including but not restricted to establishments engaged in sales financing, industrial credit, money lending and pawn-broking;
(b) The managing or supervising of the investment of bonds, stocks and securities, including establishments engaged in investment trust and investment advising;
(c) Trust companies; mortgage companies; establishments engaged in investment and loan business, including bond houses, financial agencies, stock exchanges and grain exchanges.
3. Real Estate (Finance and Operation).
4. Travel Agencies.

5. (a) Year-Round Hotels (Employees of Year-Round Hotels in the following occupations are excepted from the requirements of this Order: skilled mechanical maintenance men, stationary engineers, chief chef, laundry washmen and extractor operators, engineer-firemen and hotel manager);
- (b) Seasonal hotels; rooming and boarding houses; auto courts and tourist camps; organization hotels and lodging houses.
6. The manufacturing of millinery, bedspreads, trimmings and embroideries.
7. The manufacturing of academic caps and gowns, vestments, theatrical costumes and masquerade costumes, commercial uniforms.
8. Establishments primarily engaged in washing and polishing automobiles.

Dated at Ottawa this 15th day of November, 1943.

The foregoing Order is hereby recommended.

A. MACNAMARA,
Director, National Selective Service.

The foregoing Order is hereby made.

HUMPHREY MITCHELL,
Minister of Labour.

DEPARTMENT OF NATIONAL REVENUE

WM No. 19

Supplement No. 45

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 2nd November, 1943.

To Collectors of Customs and Excise, and others concerned:

Trading With the Enemy

List of Specified Persons, Revision No. 45

Herewith is furnished for your information and guidance a Proclamation, effective on the date of publication, amending, as stated therein, the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 35 (Revised)

Supplement No. 9

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 1st November, 1943.

To Collectors of Customs and Excise, and others concerned:

War Exchange Conservation Act, 1940

Part One of Schedule One of the War Exchange Conservation Act, 1940, is amended by deleting therefrom the following items:

- 109: Nuts of all kinds, n.o.p., including shelled peanuts, n.o.p.
- 114: Nuts, shelled, n.o.p.

Part Two of Schedule One of the War Exchange Conservation Act, 1940, is amended by deleting therefrom the following item:

109a: Peanuts, green, in the shell or not further processed than shelled.

NOTE.—The provisions of Memorandum WM No. 89 apply to the foregoing products.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 8230, 26/10/43—Authority, War Measures Act)

Series D No. 47

T. C. 141

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 2nd November, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 15th September, 1943, it is ordered that imports of oranges be exempt from the 3 per cent Special Excise Tax.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 8337, 28/10/43—Authority, War Measures Act)

PART III

Wartime Prices and Trade Board
(Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Notwithstanding the inclusion of Tariff Item 199 in Sections I and III of Schedule "B" of the "Statement on Import Policy effective February 11, 1943" published in Canadian War Orders and Regulations, 1943, Vol. I No. 7 on February 22, 1943, and in Sections I and III of Schedule "B" of the "Statement on Import Policy effective August 1, 1942" published in the *Canada Gazette* No. 5—Vol. LXXVI on August 1, 1942, moulded pulp or papier mâché egg filler flats and trays imported on or after August 1, 1942, under Tariff Item 199 shall be eligible for subsidy.

D. GORDON,
Chairman.

Ottawa, October 12, 1943.

Board Order

WARTIME PRICES AND TRADE BOARD**ORDER No. 331****Respecting Woodpulp**

Pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941, and amendments thereto, this Board hereby orders as follows:

1. For the purposes of this Order—

- (a) "Administrator" means the Administrator or Deputy Administrator of Woodpulp appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Woodpulp" means and includes every kind and variety of woodpulp except woodpulp dried on a machine which is, at the time, designated by the Newsprint Administrator as a newsprint machine.

2. Every person who sells, distributes, delivers or ships woodpulp, whether manufactured by him or not, shall, within ten days from the effective date of this Order, file with the Administrator the following information:

- (a) the number of the licence issued to him pursuant to Order No. 202 or any other Board Order respecting licences;
- (b) the complete address of his chief place of business and the addresses of his subsidiaries, affiliated bodies, and all other places of business operated by him and the names under which they are respectively operated.

3. Every person who, at the effective date of this Order, does not sell, distribute, deliver or ship woodpulp, whether manufactured by him or not, and thereafter commences to do so shall, within ten days after so commencing, file with the Administrator the information set forth in Section 2.

4. Every person covered by the two preceding sections shall, within ten days after any change in his business address, or in the name or character of his business, notify the Administrator in writing, giving full particulars of such change.

5. The licence issued under authority of Order No. 202 or any other Board Order respecting licences to any person who sells, distributes, delivers or ships woodpulp, whether manufactured by him or not, shall be subject to the following as conditions of the said licence:

- (a) manufacture of woodpulp shall be of the kinds, standards, qualities and quantities and deliveries and shipments thereof shall be made to such persons and destinations as are from time to time directed in writing by the Administrator;
- (b) every person covered by Section 2 or 3 of the present Order shall make such returns and furnish such information respecting manufacture, deliveries and shipments of woodpulp as may be requested in writing from time to time by the Administrator.

6. All persons covered by Section 2 or 3 of the present Order shall comply with the conditions of licence set forth in Section 5 and with every instruction, rule, regulation or procedure which may be given, made, established or issued by the Administrator in respect of any of the said conditions of licence.

7. The Administrator may in his discretion give instructions and issue directions in respect of any of the conditions of licence set forth in Section 5 and in so doing shall have regard to:

- (a) the provision of essential supplies of woodpulp; and

- (b) the supply of raw materials available for use or required in the manufacture of woodpulp; and
- (c) the supply of electrical power or energy and of manpower for the manufacture of woodpulp; and
- (d) the distribution of exports of woodpulp which he decides should be made to various countries; and
- (e) the fair and equitable treatment of all manufacturers affected by curtailment of their manufacture, deliveries and shipments of woodpulp.

8. Nothing herein contained shall be deemed to derogate from the powers of the said Administrator conferred by Order No. 143 and any other Order of the Wartime Prices and Trade Board.

9. The present Order shall be effective on and after the 15th day of November, 1943.

Made at Ottawa, this 5th day of November, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-915

Respecting Maximum Retailers' Prices for Hardwood Lumber and Millwork in the Provinces of Manitoba and Saskatchewan excepting the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

It Is HEREBY ORDERED AS FOLLOWS:—

Interpretation

1. For the purposes of this Order,
 - (a) "Area No. 1" shall mean that part of the Province of Manitoba excepting the Greater Winnipeg District, enclosed between the following boundaries:
 1. The boundary of the Province of Ontario.
 2. The boundary of the United States of America.
 3. The boundary of the Province of Saskatchewan.
 4. The Northern boundary of Township 15 from the boundary of the Province of Saskatchewan to the Western boundary of Range 3 west of the principal Meridian.
 5. The Western boundary of said Range 3 from the Northern boundary of Township 15 to the Northern boundary of Township 29.
 6. The Northern boundary of Township 29 from the Western boundary of said Range 3 to the boundary of the Province of Ontario.
 - (b) "Area No. 2" shall mean the Province of Manitoba and the Province of Saskatchewan, excluding Area No. 1 defined above, the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw.
 - (c) "Greater Winnipeg District" shall include the City of Winnipeg and all contiguous suburban municipalities.
 - (d) "Point of shipment" shall mean any warehouse, lumber yard or place from which lumber is shipped or delivered.

Maximum Retailers' Prices Fixed for Manitoba and Saskatchewan

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any Hardwood Lumber or Millwork described in Schedule A to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Area No. 1, shall be the price shown for such Hardwood Lumber and Millwork in the said Schedule.

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any Hardwood Lumber or Millwork described in Schedule B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Area No. 2, shall be the price shown for such Hardwood Lumber and Millwork in the said Schedule.

(3) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any Millwork other than Millwork described in Schedules A and B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Area No. 1 or Area No. 2, shall be the cost of such Millwork to the retailer plus a markup of Forty per centum (40%) of such cost.

Overdue Accounts

3. If the whole or any part of the sale price is not paid within thirty days after shipment of the Hardwood Lumber and Millwork, an amount of three-quarters of one per centum ($\frac{3}{4}\%$) of the unpaid balance thereof for each month or part thereof succeeding the thirty-day period may be added to the maximum price fixed by Section 2 of this Order, but no further interest charges may be levied.

Special Sizes of Lumber

4. (1) When any Hardwood Lumber is sawn to rough or finished sizes other than those sizes designated in Schedules A and B to this order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any Hardwood Lumber is offered for sale in grades not designated in Schedules A and B to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to show Particulars of Lumber Sold

5. Every person selling Hardwood Lumber and Millwork at retail from any point of shipment in Area No. 1 or Area No. 2 shall complete in duplicate an invoice covering each such sale made by him stating therein the point of shipment and full particulars of the species, sizes and grades of Hardwood Lumber and Millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

6. This Order shall be effective on and after the 18th day of October, 1943.

Dated at Ottawa this 8th day of October, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE A TO ADMINISTRATOR'S ORDER No. A-915

MAXIMUM RETAIL PRICES FOR HARDWOOD LUMBER AND MILLWORK IN SOUTHERN MANITOBA, EXCEPT GREATER WINNIPEG. (AREA No. 1)

HARDWOOD LUMBER							
<i>Flooring</i>	Thickness:		13/16"	1/2"	3/8"		
1st Grade Maple, Birch and Beech.			\$13.50	\$12.15	\$ 9.90	per 100	F.B.M.
2nd Grade	"	" ..	12.60	11.25	9.45	"	"
3rd Grade	"	" ..	9.90	9.00	8.55	"	"
1st Grade Plain Red Oak			25.80	21.00	13.80	"	"
2nd Grade	"	"	22.50	f.o.b. Winnipeg 18.90	13.30	"	"
3rd Grade	"	"	17.80	f.o.b. Winnipeg 13.20	10.00	"	"
Clear shorts 10" to 18".....			f.o.b. Winnipeg 9.40	"	"
1st Grade Quarter Cut White Oak—							
1½" or 1¾" Face.....			28.00	per 100	F.B.M.		
2" Face.....			31.90	"	"		

WAGONSTOCK

Oak and Hickory—Rough or SIS

2 x 4 up to 6' lengths.....	.18	per lineal foot
2 x 5 up to 6' lengths.....	.22½	“ “
2 x 6 up to 6' lengths.....	.27	“ “
2 x 8 up to 6' lengths.....	.36	“ “
2 x 4 7' to 16' lengths.....	.24	“ “
2 x 5 7' to 16' lengths.....	.30	“ “
2 x 6 7' to 16' lengths.....	.36	“ “
2 x 8 7' to 16' lengths.....	.48	“ “

For S 4 S

2 x 4 7' to 16' lengths.....	.25	per lineal foot
2 x 5 7' to 16' lengths.....	.31	“ “
2 x 6 7' to 16' lengths.....	.37½	“ “
2 x 8 7' to 16' lengths.....	.50	“ “

Basswood

5⁄8 in.....	.20	per F.S.M.
1 in.....	.35	“ “

Cottonwood

5⁄8 in.....	.20	“ “
1 in.....	.25	“ “

MILLWORK

NOTE.—For any millwork not included in the following descriptions, the retail price shall be cost plus 40%. See Section 2 (3) of Order.

Doors

Size	Thickness	5-X-Flat Panel
2- 0 x 6- 0.....	1 1⁄8"	\$3.60 each
2- 0 x 6- 0.....	1 3⁄8"	3.90 “
2- 0 x 6- 6.....	1 3⁄8"	4.10 “
2- 0 x 6- 8.....	1 3⁄8"	4.15 “
2- 4 x 6- 4.....	1 3⁄8"	4.40 “
2- 4 x 6- 6.....	1 3⁄8"	4.50 “
2- 6 x 6- 6.....	1 3⁄8"	4.75 “
2- 6 x 6- 8.....	1 3⁄8"	4.80 “
2- 8 x 6- 8.....	1 3⁄8"	5.05 “
2-10 x 6-10.....	1 3⁄8"	5.60 “
3- 0 x 7- 0.....	1 3⁄8"	5.90 “
2- 6 x 6- 6.....	1 3⁄4"	6.00 “
2- 8 x 6- 8.....	1 3⁄4"	6.45 “
2-10 x 6-10.....	1 3⁄4"	7.10 “
3- 0 x 7- 0.....	1 3⁄4"	7.45 “

For 1 and 2 Panel Door, add 25c. to the above prices of 5-X-Flat Panel.

For 5-X-Raised Panel, add 60c. to the above prices of 5-X-Flat Panel.

For Craftsman Doors, add 50c. to the above prices of 5-X-Flat Panel.

Storm Doors

Size	Thickness	Panel “Blizzard”	Glazed or “Prairie”	Combination 1 3⁄8"
2- 6 x 6- 6—.....	1 1⁄8"	\$5.50	\$6.60	\$10.10 each
2- 8 x 6- 8—.....	1 1⁄8"	5.65	6.95	10.10 “
2-10 x 6-10—.....	1 1⁄8"	5.95	7.15	10.10 “
3- 0 x 7- 0—.....	1 1⁄8"	6.20	8.00	10.10 “

MILLWORK—Continued

Windows—Glazed

Glass Size	Thickness		
10 x 20—4-Light.....	1"	Check Rail	\$2.20 each
12 x 20—4-Light.....	1"	"	2.40 "
12 x 24—4-Light.....	1"	"	2.65 "
12 x 26—4-Light.....	1"	"	2.75 "
12 x 28—4-Light.....	1"	"	3.00 "
12 x 30—4-Light.....	1"	"	3.20 "
14 x 24—4-Light.....	1"	"	3.10 "
14 x 26—4-Light.....	1"	"	3.20 "
16 x 20—2-Light.....	1"	"	1.75 "
20 x 20—2-Light.....	1"	"	2.05 "
20 x 24—2-Light.....	1"	"	2.35 "
20 x 26—2-Light.....	1"	"	2.45 "
20 x 28—2-Light.....	1"	"	2.50 "
20 x 30—2-Light.....	1"	"	2.75 "
24 x 20—2-Light.....	1"	"	2.35 "
24 x 24—2-Light.....	1"	"	2.70 "
24 x 26—2-Light.....	1"	"	2.70 "
24 x 28—2-Light.....	1"	"	2.95 "
24 x 30—2-Light.....	1"	"	3.15 "
26 x 26—2-Light.....	1"	"	2.95 "
26 x 28—2-Light.....	1"	"	3.25 "
26 x 30—2-Light.....	1"	"	3.45 "
8 x 10—8-Light.....	1"	"	3.30 "
8 x 10—12-Light.....	1"	"	3.45 "
10 x 12—8-Light.....	1"	"	3.40 "
10 x 12—12-Light.....	1"	"	4.10 "

For Storm Sash, 25 cents may be added to the above window prices.

For Storm Sash with sliding vents, \$1.65 may be added to the above window prices.

For Storm Sash with Wilson Sliding Ventilator, \$2.75 may be added to the above window prices.

For Bungalow Windows—Glazed, add to the above price for 2 Light Windows, an amount obtained by multiplying the number of lights in the top sash by 15 (cents).

Sash—Glazed

Size	Thickness 1 $\frac{1}{8}$ "	Thickness 1 $\frac{3}{8}$ "
10 x 12—1-Light.....	\$0.70 each	\$0.90 each
20 x 24—1-Light.....	1.45 "
24 x 24—1-Light.....	1.60 "
36 x 16—1-Light.....	1.60 "
7 x 9—2-Light.....	0.70 "
8 x 10—2-Light.....	0.75 "	0.80 "
10 x 12—2-Light.....	0.90 "	0.95 "
7 x 9—3-Light.....	0.90 "	0.95 "
8 x 10—3-Light.....	0.95 "	1.05 "
10 x 12—3-Light.....	1.15 "	1.20 "
10 x 14—3-Light.....	1.20 "	1.35 "
10 x 16—3-Light.....	1.30 "	1.45 "
8 x 8—4-Light.....	1.15 "
8 x 10—4-Light.....	1.15 "	1.20 "
10 x 10—4-Light.....	1.25 "	1.45 "
10 x 12—4-Light.....	1.30 "	1.45 "
8 x 10—6-Light.....	1.50 "	1.60 "
10 x 12—6-Light.....	1.80 "	1.95 "
7 x 9—9-Light 3W3H.....	1.95 "
8 x 10—9-Light.....	2.10 "
7 x 9—9-Light Transom.....	2.95 "
8 x 10—9-Light Transom.....	3.10 "
8 x 10—6-Light Casement.....	1.75 "
10 x 12—6-Light Casement.....	2.10 "
10 x 14—6-Light Casement.....	2.45 "
8 x 10—4-Light Wired Glass.....	2.75 "

Door Transoms—Glazed

2- 6 x 1-2 O.S.M.....	1 $\frac{3}{8}$ " thickness....	\$0.95 each
2- 8 x 1-2 ".....	1 $\frac{3}{8}$ " ".....	1.00 "
2-10 x 1-2 ".....	1 $\frac{3}{8}$ " ".....	1.05 "
2-10 x 1-4 ".....	1 $\frac{3}{8}$ " ".....	1.15 "
3- 0 x 1-4 ".....	1 $\frac{3}{8}$ " ".....	1.15 "

Screen Doors and Window Screens

Screen Doors—

No. 265 or No. 176, $\frac{7}{8}$ " Black Wire.....	\$3.10 each
No. 275 or No. 176, 1 $\frac{1}{8}$ " Black Wire.....	3.70 "
Nos. 121, 341 or 560, 1 $\frac{1}{8}$ " Black Wire.....	4.75 "
Nos. 125 or 525, 1 $\frac{1}{8}$ " Black Wire.....	5.50 "
$\frac{1}{2}$ -size Window Screen $\frac{7}{8}$ " Black Wire.....	1.20 "
Full-size Window Screen $\frac{7}{8}$ " Black Wire.....	1.90 "
Adjustable Screens.....	0.45 "
For 1 $\frac{1}{8}$ " Screens, add 50% to the above prices.	
For Odd Sizes, add 25% to the above prices.	
For Galvanized Wire, add 20% to the above prices.	

(Numbers referred to above are as shown in the manufacturers' price lists.)

Frames

Window Frames	5 $\frac{1}{2}$ " Jambs	7 $\frac{1}{2}$ " Jambs
Window and Sash K.D.....	\$3.40 each	\$4.25 each
Oriel K.D.....	3.95 "	4.80 "
For Window Stops, add to the above prices.....		
		\$0.30 per frame
For 1 $\frac{1}{8}$ " or 1 $\frac{3}{8}$ " Outside Casing, add to the above prices.....		
		0.80 "
For Plain Drip Cap, add to the above prices.....		
		0.30 "
For Pulleys and Pockets, add to the above prices.....		
		1.25 "
For Mullions, add to the above prices.....		
		0.90 each

Door Frames

Outside Door Frames.....	\$5.10 each	\$6.25 each
For Oak Sill, add to the above prices.....		
		\$2.15 per door
For 1 $\frac{3}{4}$ x 5 $\frac{1}{2}$ Jambs, add to the above prices.....		
		0.80 "
For 1 $\frac{3}{4}$ x 7 $\frac{1}{2}$ Jambs, add to the above prices.....		
		1.25 "
For 1 $\frac{1}{8}$ " or 1 $\frac{3}{8}$ " Outside Casing, add to the above prices.....		
		0.95 "
For Plain Drip Cap, add to the above prices.....		
		0.30 "

Inside Door Frames

$\frac{3}{8}$ " x 5 $\frac{1}{2}$ " Jambs with stops.....	\$2.10 each
5 $\frac{1}{2}$ " rabbeted Jambs.....	2.50 "
Cellar Frames with brick mould.....	3.15 "

Turned Millwork

Balusters, 1 $\frac{5}{8}$ " x 1 $\frac{5}{8}$ ".....	\$0.30 each
Angle Beads, 48".....	0.75 "
Corner Block, 5 x 5.....	0.07 "
Base Blocks, 5 x 11.....	0.15 "
Base Corners.....	0.10 "
Turned Newels, 5 x 5—4 ft.....	3.05 "
Turned Newels, 6 x 6—4 ft.....	3.60 "
Turned Veranda Posts, 5 x 5—8 ft.....	4.30 "
Turned Veranda Posts, 6 x 6—9 ft.....	7.20 "

SCHEDULE B TO ADMINISTRATOR'S ORDER No. A-915

MAXIMUM RETAIL PRICES FOR HARDWOOD LUMBER AND MILLWORK IN NORTHERN MANITOBA AND SASKATCHEWAN, EXCEPTING THE CITIES OF REGINA, SASKATOON AND MOOSE JAW (AREA No. 2)

HARDWOOD LUMBER

<i>Flooring</i>	Thickness:	13/16"	1/2"	3/8"		
1st Grade Maple, Birch or Beech...		\$16.20	\$14.40	\$11.70	per 100 F.B.M	
2nd Grade " " ...		15.30	13.50	10.80	" "	
3rd Grade " " ...		12.60	10.80	9.90	" "	
1st Grade Plain Red Oak.....		25.80	21.00	13.80	" "	
		f.o.b. Jobber's Warehouse				
2nd Grade " "		22.50	18.90	13.30	" "	
		f.o.b. Jobber's Warehouse				
3rd Grade " "		17.80	13.20	10.00	" "	
		f.o.b. Jobber's Warehouse				
Clear Shorts, 10" to 18".....			9.40		" "	
First Grade Quarter Cut White Oak—						
1½" or 1¾" Face.....		28.00				
2" Face.....		31.90				

WAGONSTOCK

<i>Oak and Hickory</i>	Oak	Hickory		
2 x 3 to 2 x 5, 4' to 6' only Rough.....	.30c	.34c	per F.B.M.	
All other sizes and lengths, Rough.....	.32	.38	" "	
Surfaced Oak.....	.36		" "	

Basswood—

⅝ in.....	.25	"	"
1 in.....	.38	"	"

Cottonwood

⅝ in.....	.19	"	"
1 in.....	.29	"	"

Oak Wagon Reaches

No. 101, 2 x 4, 10'.....	\$2.25	each
No. 102, 2 x 4, 12'.....	2.95	"
No. 103, 2 x 4, 14'.....	3.55	"

Wagon Tongues

3½ x 3½, half finished, No. 1 Grade Oak.....	\$5.20	each
3½ x 3½, half finished, No. 2 Grade Oak.....	3.85	"
No. 214, 4 x 4, 12' Rough, Oak.....	5.15	"
No. 215, 4 x 4, 12', half finished, No. 1 Grade Oak.....	5.40	"
No. 216, 3 x 5, 12' half finished, No. 1 Grade Oak.....	7.45	"
No. 217, Special Fire Wagon Tongue, 12'.....	3.20	"
No. 218, Special Fir Wagon Tongue, 14'.....	3.75	"

Doubletrees and Eveners

No.			
116, Plow Eveners, 1⅝ x 3½, 34".....	\$0.70	each	
117, Plow Eveners, 1⅞ x 3⅞, 42".....	0.75	"	
118, 2½ x 4½, 4'—2 Horse Hickory.....	1.35	"	
119, 2½ x 5, 4'—2 " ".....	1.70	"	
120, 2 x 4, 4'—2 " ".....	0.85	"	
121, 2 x 5, 4'—2 " ".....	1.20	"	
122, 2 x 6, 4'—2 " ".....	1.45	"	
123, 2 x 6, 6'—4 " ".....	1.90	"	
124, 2½ x 6, 6'—4 " ".....	2.85	"	
125, 2 x 8, 8'—6 " ".....	3.55	"	
126, 2½ x 8, 8'—6 " ".....	5.55	"	
127, 2 x 5, 5'—3 " ".....	1.45	"	
128, 2 x 7, 7'—5 " ".....	2.55	"	
129, 2½ x 7, 7'—5 " ".....	3.55	"	

Miscellaneous Wagon Stock

138, 1 $\frac{3}{8}$ x 4, 3 pcs. 4' and 1 pc. 3' 6" Wagon Box Cross Bars...	\$2.30	per set
139, 1 x 4 Wagon Box Cross Bars.....	1.55	"
152, 4 x 5 x 5' Wagon Axles, Hickory, half finished.....	4.50	each
155, 4 x 5 x 5' Wagon Axles, Hickory, turned ends.....	6.40	"
133, 8 in. End Gates, Hinged and Ironed.....	2.60	"
134, 12 in. " ".....	2.85	"
135, 14 in. " ".....	3.00	"
136, 16 in. " ".....	3.15	"
140, 2" Tongue Haws.....	.80	per set
142, 2" Front Haws.....	.80	"
144, 2" Hind Haws.....	.80	"
161 or 162, Oak Bolsters, No. 1.....	1.95	each
163 or 164, Oak Bolsters, No. 1.....	2.55	"
165 or 166, Oak Bolsters, No. 1.....	2.95	"
147, Wagon Box Cleats.....	.80	per set of 8 pcs.
148, 1 x 3—15 in., Bolster Stakes.....	.85	per set of 4 pcs.
157, Turned Neck Yokes.....	.85	each
149, 1 $\frac{3}{4}$ x 3 x 36 Singletrees.....	.75	"
150, 1 $\frac{1}{4}$ x 2 $\frac{1}{2}$ x 30 Singletrees.....	.30	"
146, 1 $\frac{3}{4}$ x 3 $\frac{1}{4}$ x 28 Plow Singletrees.....	.30	"
151, 3 $\frac{3}{4}$ x 3 $\frac{3}{4}$ x 48 Sandboards.....	2.55	"
170, Oak Sleigh Bench, 3 x 8.....	3.65	"
171, " " 4 x 8.....	4.10	"

Numbers referred to are to facilitate identification by the retail dealers and are as used by the manufacturers in Saskatchewan.

MILLWORK

NOTE.—For any millwork not included in the following descriptions, the retail price shall be cost plus 40%. See section 2 (3) of Order.

Doors

Size	Thickness	2 Panel	5 x Panel
2- 0 x 6- 0	1 $\frac{1}{8}$ "	—	\$3.95 each
2- 0 x 6- 0	1 $\frac{3}{8}$ "	\$4.45	4.30 "
2- 0 x 6- 6	1 $\frac{3}{8}$ "	4.70	4.55 "
2- 0 x 6- 8	1 $\frac{3}{8}$ "	4.75	4.65 "
2- 4 x 6- 4	1 $\frac{3}{8}$ "	5.10	4.95 "
2- 4 x 6- 6	1 $\frac{3}{8}$ "	5.15	5.00 "
2- 4 x 6- 8	1 $\frac{3}{8}$ "	—	5.15 "
2- 6 x 6- 0	1 $\frac{3}{8}$ "	5.15	5.00 "
2- 6 x 6- 6	1 $\frac{3}{8}$ "	5.40	5.25 "
2- 6 x 6- 8	1 $\frac{3}{8}$ "	5.50	5.35 "
2- 6 x 7- 0	1 $\frac{3}{8}$ "	5.95	5.75 "
2- 8 x 6- 8	1 $\frac{3}{8}$ "	5.70	5.60 "
2-10 x 6-10	1 $\frac{3}{8}$ "	6.35	6.15 "
3- 0 x 7- 0	1 $\frac{3}{8}$ "	6.75	6.55 "
2- 6 x 6- 6	1 $\frac{3}{4}$ "	6.85	6.55 "
2- 6 x 7- 0	1 $\frac{3}{4}$ "	7.55	7.35 "
2- 8 x 6- 8	1 $\frac{3}{4}$ "	7.35	7.15 "
2- 8 x 7- 0	1 $\frac{3}{4}$ "	7.90	7.70 "
2-10 x 6-10	1 $\frac{3}{4}$ "	8.10	7.90 "
3- 0 x 7- 0	1 $\frac{3}{4}$ "	8.50	8.35 "

5-X-P. Raised Panel add 60 cents to above prices for 5 x Panel.
For 1-panel Doors, add \$1.00 to price of 5-X-Panel.

STORM DOORS

Size	Thickness	Panel "Blizzard"	Glazed or "Prairie"	Combination 1/38"	Combination 1 $\frac{1}{8}$ "
2- 6 x 6- 6	1 $\frac{1}{8}$ "	\$5.25	\$7.40	\$11.45	\$10.15 each
2- 8 x 6- 8	1 $\frac{1}{8}$ "	5.45	7.80	11.45	10.15 "
2-10 x 6-10	1 $\frac{1}{8}$ "	6.40	9.00	11.90	10.70 "
3- 0 x 7- 0	1 $\frac{1}{8}$ "	6.75	9.60	12.50	11.25 "

WINDOWS—GLAZED

Glass Size	Thickness		
10 x 20—4-Light	1 3/8"	Check Rail.....	\$2.90 each
12 x 20—4-Light	1 1/2"	".....	3.10 "
12 x 22—4-Light	1 1/2"	".....	3.30 "
12 x 24—4-Light	1 1/2"	".....	3.45 "
12 x 26—4-Light	1 1/2"	".....	3.60 "
12 x 28—4-Light	1 1/2"	".....	3.90 "
12 x 30—4-Light	1 1/2"	".....	4.20 "
14 x 24—4-Light	1 1/2"	".....	4.00 "
14 x 26—4-Light	1 1/2"	".....	4.20 "
16 x 20—2-Light	1 1/2"	".....	2.30 "
20 x 20—2-Light	1 1/2"	".....	2.60 "
20 x 24—2-Light	1 1/2"	".....	3.00 "
30 x 26—2-Light	1 1/2"	".....	3.10 "
20 x 28—2-Light	1 1/2"	".....	3.30 "
20 x 30—2-Light	1 1/2"	".....	3.60 "
24 x 20—2-Light	1 1/2"	".....	3.05 "
24 x 24—2-Light	1 1/2"	".....	3.50 "
24 x 26—2-Light	1 1/2"	".....	3.55 "
24 x 28—2-Light	1 1/2"	".....	3.85 "
24 x 30—2-Light	1 1/2"	".....	4.05 "
26 x 26—2-Light	1 1/2"	".....	3.80 "
26 x 28—2-Light	1 1/2"	".....	4.20 "
26 x 30—2-Light	1 1/2"	".....	4.50 "
8 x 10—8-Light	1 1/8"	Plain Rail.....	2.80 "
10 x 12—8-Light	1 1/8"	".....	3.40 "
8 x 10—12-Light	1 1/8"	".....	3.55 "
10 x 12—12-Light	1 1/8"	".....	4.40 "
10 x 12— 8-Light	1 1/2"	Check Rail.....	3.55 "
10 x 12—12-Light	1 1/2"	".....	4.70 "

For Storm Sash, 35 cents may be added to the above window prices.

For Storm Sash with sliding vents, \$2.10 may be added to the above prices for windows.

BUNGALOW WINDOWS—GLAZED

Size	"A"	"B"	"C" or "F"	"E"	"G"	"H"	
16 x 20—2-Light.....	\$2.95	\$2.95	\$3.05	\$3.05	\$3.25	\$3.60	each
16 x 24—2-Light.....	3.20	3.20	3.40	3.40	3.55	3.95	"
20 x 20—2-Light.....	3.40	3.50	3.70	3.50	3.95	4.00	"
20 x 24—2-Light.....	3.75	3.90	4.10	3.90	4.35	4.45	"
20 x 26—2-Light.....	3.90	3.95	4.25	3.95	4.45	4.55	"
20 x 28—2-Light.....	4.05	4.20	4.40	4.20	4.65	4.75	"
24 x 20—2-Light.....	3.80	3.95	4.10	3.95	4.40	4.50	"
24 x 24—2-Light.....	4.35	4.40	4.65	4.40	4.85	5.00	"
24 x 26—2-Light.....	4.40	4.45	4.70	4.45	4.90	5.05	"
24 x 28—2-Light.....	4.70	4.80	5.05	4.80	5.30	5.35	"
24 x 30—2-Light.....	4.90	5.10	5.30	5.10	5.50	5.65	"
26 x 26—2-Light.....	4.75	5.55	5.25	5.30	6.20	5.70	"
26 x 28—2-Light.....	5.25	6.05	5.65	5.80	6.65	6.15	"
26 x 30—2-Light.....	5.55	6.40	6.00	6.15	7.05	6.45	"

Letters above refer to designs as shown in Millwork Catalogue No. 5 effective August 1st, 1919.

SASH—GLAZED

Size	1 $\frac{1}{8}$ "	1 $\frac{3}{8}$ "	
10 x 12—1-Light.....	\$1.00	\$1.25	each
20 x 24—1-Light.....	1.85	"
24 x 24—1-Light.....	2.10	"
36 x 16—1-Light.....	2.15	"
7 x 9—2-Light.....	1.00	"
8 x 10—2-Light.....	1.05	1.10	"
10 x 12—2-Light.....	1.20	1.25	"
7 x 9—3-Light.....	1.20	1.25	"
8 x 10—3-Light.....	1.25	1.35	"
10 x 12—3-Light.....	1.50	1.60	"
10 x 14—3-Light.....	1.60	1.70	"
10 x 16—3-Light.....	1.70	1.90	"
8 x 8—4-Light.....	1.50	"
8 x 10—4-Light.....	1.50	1.65	"
10 x 10—4-Light.....	1.70	1.85	"
10 x 12—4-Light.....	1.70	1.90	"
8 x 10—6-Light.....	2.00	2.10	"
10 x 12—6-Light.....	2.35	2.50	"
7 x 9—9-Light.....	2.50	"
8 x 10—9-Light.....	2.75	"
7 x 9—9-Light transom.....	3.80	"
8 x 10—9-Light transom.....	4.05	"
8 x 10—6-Light Casement.....	2.30	"
10 x 12—6-Light Casement.....	2.75	"
10 x 14—6-Light Casement.....	3.10	"
8 x 10—4-Light Wire Plate.....	3.65	"

DOOR TRANSOMS—GLAZED

2- 6 x 1-2 O.S.M.	1 $\frac{3}{8}$ " in thickness.....	\$1.20	each
2- 8 x 1-2 "	1 $\frac{3}{8}$ " ".....	1.25	"
2-10 x 1-2 "	1 $\frac{3}{8}$ " ".....	1.30	"
2-10 x 1-4 "	1 $\frac{3}{8}$ " ".....	1.45	"
3- 0 x 1-4 "	1 $\frac{3}{8}$ " ".....	1.50	"

SCREEN DOORS AND WINDOWS

Screen Doors—Stock Sizes—

Nos. 20, 76, 101, 176, 265, 700.....	7"	\$3.10	each
Nos. 76, 102, 176, 275, 700.....	1 $\frac{1}{8}$ "	3.85	"
Nos. 21, 103, 121, 341, 702.....	1 $\frac{1}{8}$ "	4.75	"
Nos. 25, 104, 400, 525, 706.....	1 $\frac{1}{8}$ "	6.45	"

Numbers referred to above are as shown in the manufacturers' price lists.

Screen Windows

Half size.....	\$1.35	each
Full size.....	2.25	"

For 1 $\frac{1}{8}$ " or 1 $\frac{3}{8}$ " Screens, add 50% to the above prices.

For Odd sizes, add 25% to the above prices.

For Galvanized Wire, add 20% to the above prices.

FRAMES

Window Frames

Oriel K.D., $\frac{3}{4}$ x 5 $\frac{1}{2}$ Jamb.....	\$4.30	each
Oriel K.D., $\frac{3}{4}$ x 7 $\frac{1}{2}$ Jamb.....	5.30	"
Window K.D. Plain Cap, $\frac{3}{4}$ x 5 $\frac{1}{2}$ Jamb.....	3.70	"
Window K.D. Plain Cap, $\frac{3}{4}$ x 7 $\frac{1}{2}$ Jamb.....	4.60	"
Cellar Sash with Brick Mould.....	3.45	"

For Window Stops,	add to the above prices....	.35	per frame
For Drip Cap	" ".....	.30	"
For Drip Cap and Bed Mould	" ".....	.70	"
For 1 $\frac{1}{8}$ or 1 $\frac{3}{8}$ Outside Casing	" ".....	.80	"
For each Mullion or Transom Bar	" ".....	.90	"
For Pulleys and Pockets	" ".....	1.35	"
For Blend Stop and Brick Mould	" ".....	.90	"
For Set up Frames	" ".....	.75	"

Door Frames

Outside Door K.D.....	1 $\frac{3}{8}$ x 5 $\frac{1}{2}$ Jamb	\$5.85 each
“ “	1 $\frac{3}{8}$ x 7 $\frac{1}{2}$ Jamb	6.75 “
Inside Door K.D.....	$\frac{3}{4}$ x 5 $\frac{1}{2}$ Jamb	2.35 “
“ “	1 $\frac{3}{8}$ x 5 $\frac{1}{2}$ Jamb	2.60 “
For Drip Cap on Head	add to the above prices.....	.30 per frame
For Drip Cap and Bed Mould	“ “70 “
For 1 $\frac{1}{8}$ or 1 $\frac{3}{8}$ Outside Casing	“ “	1.10 “
For 1 $\frac{3}{4}$ Jamb	“ “70 “
For Oak Sill	“ “	2.25 “
For Blend Stop $\frac{3}{4}$ x 3 $\frac{1}{2}$ ”	“ “50 “
For Brick Mould	“ “90 “

TURNED MILLWORK

Balusters, 1 $\frac{5}{8}$ ” x 1 $\frac{5}{8}$ ”30 each
Angle Beads, 48”75 “
Corner Blocks, 5 x 507 “
Base Block, 5 x 1115 “
Base Corners, No. 3810 “
Turned Newels, 4 $\frac{1}{2}$ x 4 $\frac{1}{2}$ —4 ft.....	3.05 “
Turned Newels, 5 $\frac{1}{2}$ x 5 $\frac{1}{2}$ —4 ft.....	3.70 “

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-950

Respecting Stenographers' Note Books and Writing Tablets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-64 was revoked by Administrator's Order No. A-949. This Order replaces the provisions of Order No. A-64 dealing with Stenographers Note Books and Writing Tablets.

1. No person shall manufacture any stenographers' note book or writing pad of paper heavier than sixteen pounds for 500 sheets of size 17" x 22".

2. No person shall manufacture stenographers' note books having

- (a) a margin;
- (b) faint ruling other than $\frac{3}{8}$ " apart;
- (c) down ruling other than centre line.

3. No person shall print on a stenographer's note book anything except the manufacturer's name and a brand name or trade mark used by him prior to the effective date of this Order.

COURT STENOGRAPHERS' NOTE BOOKS

4. No person shall manufacture court stenographers' note books except those having

- (a) 200 pages numbered consecutively;
- (b) faint ruling $\frac{3}{8}$ " apart;
- (c) a marginal line $\frac{1}{2}$ " from the left side;
- (d) two centre lines $\frac{7}{16}$ " apart.

5. No person shall print on the cover of a court stenographer's note book any design or imprint other than the following:

IMPORTANT

If found, please return to

INDEX

.....

WRITING TABLETS

6. No person shall manufacture writing tablets having
 (a) less than 35 sheets;
 (b) backing board exceeding .025 calipre;
 (c) a printed backing board.

7. No person shall print on the cover of a writing tablet anything except the manufacturer's name and a brand name or trade mark used by him prior to the effective date of this Order.

8. Every person who manufactures "note" size (5" x 8") writing tablets of white wove paper weighing sixteen pounds for 500 sheets 17" x 22" and containing less than 51 sheets shall comply with the following specifications:

- (a) blotter cover only;
 (b) one colour printing;
 (c) paper strip back;
 (d) packaging—units of 20 or multiples thereof.

9. This Order shall be effective on and after the 15th day of November 1943.

Dated at Ottawa, this 29th day of October 1943.

C. V. HODDER,
*Administrator of Packages and Converted
 Paper Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-951

Respecting Paper Napkins, Tray Covers, Sputum Paper and Paper Towels

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-64 was revoked by Administrator's Order No. A-949. This Order replaces the provisions of Administrator's Order No. A-64 dealing with paper napkins, tray covers, sputum paper and paper towels.

1. No person shall manufacture paper napkins, tray covers, sputum paper and paper towels except in the sizes set out in the Schedule hereto.

2. No person shall print paper napkins in
 (a) more than 14 standard designs;
 (b) any special design to a purchaser's specifications;
 (c) any design not used by him prior to the effective date of this Order.

3. No person shall emboss any printed or unprinted paper napkins
 (a) except with an over-all design applied in a single embossing process;
 (b) with any special design or imprint to the purchaser's specifications.

4. No person shall manufacture any tinted or dye-inked paper napkin or a paper napkin with a scalloped edge.

5. No person shall package paper napkins except

(a) plain napkins banded in lots of 100, 250, or 1,000;

(b) unprinted embossed napkins in lots of 70 in boxes not more than 3 inches in height or banded in lots of 100, 250, or 1,000;

(c) printed napkins in lots of 40 in boxes not more than $1\frac{1}{2}$ inches in height or banded in lots of 10, 100, 250 or 1,000;

provided that nothing in this Section shall prohibit the use of boxes manufactured prior to the effective date of this Order.

6. No person shall use in the manufacture of paper towels,

(a) any paper made from Sulphite and Groundwood pulp which has a brightness higher than 55 points on a standard G. E. Brightness Tester, or any paper made from Sulphate and Groundwood pulp which has a brightness higher than 38 points on a standard G. E. Brightness Tester;

(b) any paper containing less than 15% groundwood;

(c) more than two grades of paper for folded towels;

(d) more than two grades of paper for roll towels.

7. No person shall package unperforated roll towels except in quantities equivalent to 5,000 towels, size $11\frac{3}{4}$ " x 10", provided that nothing in this Section shall apply to towels packaged in units for re-sale at retail to the public.

8. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products may grant upon application to him to permit the manufacture of paper towels, paper napkins or embossed tray covers in specific sizes to fit existing equipment.

9. This Order shall be effective on and after the 15th day of November, 1943.

Dated at Ottawa, this 29th day of October, 1943.

C. V. HODDER,
*Administrator of Packages and Converted
Paper Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-951

Paper Napkins

Dispenser Napkins— $13\frac{1}{2}$ " x 10"

Napkins, other than Dispenser

Plain, Flat or Folded—12" x 12"

$13\frac{1}{2}$ " x 13" or

$13\frac{1}{2}$ " x $13\frac{1}{2}$ "

Embossed —14" x 14" and under.

Tray Covers—12" x 18"—and—15" x 20"

Sputum Papers—6" x 6"—and— $5\frac{3}{4}$ " x 6".

Paper Towels—

Single Fold— $10\frac{3}{4}$ " x 10"

$10\frac{3}{4}$ " x 11" or equivalent in area.

Multi-fold — 9" x $14\frac{3}{4}$ " or equivalent in area.

Roll Towel, Perforated 11" in width with perforation at $7\frac{1}{2}$ " intervals.

Roll Towel, Unperforated 10" in width.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-952

Respecting School Supplies

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-64 was revoked by Administrator's Order No. A-949. This Order replaces the provisions of Administrator's Order No. A-64 dealing with School Supplies.

Scribblers, Exercise and Practice Books

1. No person shall manufacture students' scribblers, exercise or practice books except in the sizes and according to the specifications set out in Schedule "A" hereto; provided that a variation of $\frac{1}{8}$ inch in the size of headings or margins shall not be deemed a contravention of this Section.

2. No person shall use, in packaging students' scribblers, exercise or practice books,
- (a) a band exceeding 6 inches in width;
 - (b) a package, band or label printed or designed to the purchaser's specification;
 - (c) a design for a package, band or label which he did not use prior to April 16, 1942.

3. No person shall print on the covers of students' scribblers, exercise or practice books except as specified in Schedule "B" hereto.

Loose-Leaf Binders and Refills

4. No person shall manufacture loose-leaf refills for school use except in accordance with the specifications set out in Schedule "C" hereto; provided that

- (a) a variation of $\frac{1}{8}$ inch in the dimensions of margins and headings shall not be deemed to be a contravention of this Section;
- (b) this Section shall not apply to graph paper.

5. No person shall use, in the packaging of loose-leaf refills for school use, any design for packages, bands or labels which he did not use for that purpose prior to April 16, 1942.

6. No person shall manufacture for school use loose-leaf binders except for use with items 1 to 6, inclusive, of Schedule "C".

Examination Pads

7. No person shall manufacture examination pads except in accordance with the specifications set out in Schedule "D" hereto.

Unpunched, Ruled, Cut Paper

8. No person shall manufacture unpunched, ruled, cut paper for school use except in the rulings and sizes specified in Schedules "A" and "D", provided that an increase of not more than $\frac{1}{4}$ inch in either or both dimensions of the paper shall not be deemed a contravention of this Section; provided also that this Section shall not apply to the ruling of foolscap or examination cap.

9. This Order shall be effective on and after the 15th day of November, 1943.

Dated at Ottawa, this 29th day of October, 1943.

C. V. HODDER,
Administrator of Packages and
Converted Paper Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To ADMINISTRATOR'S ORDER No. A-952

Specifications for Students' Scribblers, Exercise Books and Practice Books

<i>Sizes</i>			
<i>Item</i>	<i>Page length, in inches</i>	<i>Page width, in inches</i>	
Small	8	6 $\frac{3}{8}$	
Small	8 $\frac{1}{4}$	6 $\frac{3}{4}$	
Medium	9 $\frac{1}{8}$ to 9 $\frac{3}{8}$	7 to 7 $\frac{1}{2}$	
Large	10 $\frac{3}{4}$ to 11	8 to 8 $\frac{3}{8}$	

Subject to $\frac{1}{4}$ " tolerance in width only, when bound and trimmed.

Paper, for books

- (a) for scribblers standard newsprint, .004 calipre.
- (b) for exercise and practice books ... white wove, 16 lb. to 500 sheets, 17" x 22".

Paper, for covers

- (a) for school contracts printed in accordance with Schedule B, tag manilla in natural colour and kraft in Part (a) standard brown.
weight not over 100 lbs. for 500 sheets
24" x 36".
- (b) for all others tag manilla in natural colour, kraft in standard brown, white scribbler cover, imitation leatherette, pressboard or any imitation thereof.

Rulings, if ruled

- (a) for scribblers, exercise and practice books, all sizes:
 - (i) faint, standard, 24 point (approximately $\frac{5}{16}$ " spaces)
 - (ii) interlined alternatively, 24 point and 9 point (approximately $\frac{5}{16}$ " and $\frac{1}{8}$ " spaces respectively)
- (b) for exercise and practice books, medium size only: quadrille, 4 squares to inch.

Headings, if provided

One inch

Margin

- (a) for scribblers and practice books—none
- (b) for exercise books—1 inch from left edge

Number of pages, excluding covers

- (a) for small size scribblers 34 and over
- (b) for medium size scribblers 48 and over
- (c) for large size scribblers 64 and over
- (d) for exercise and practice books,
all sizes 36 and over

SCHEDULE "B"

To ADMINISTRATOR'S ORDER No. A-952

Specifications for the printing of covers of students' scribblers, exercise books and practice books

(a) *For School Contracts*

Ink
Black only

Front Cover

(a) One of the following groups of words or the equivalent in the French language:

- (i) "School Work Book"
- (ii) "School Practice Book"
- (iii) "School Exercise Book"

(b) Space for student's name and subject.

Back Cover

No printing

*(b) For Other Than School Contracts**Ink*

Unrestricted

Front Cover

Any brand name, trademark or design used prior to 16th day of April, 1942.

Back Cover, if printed

Any plate in existence prior to April 16, 1942.

SCHEDULE C TO ADMINISTRATOR'S ORDER No. A-952
SPECIFICATIONS FOR LOOSE-LEAF REFILLS FOR SCHOOL USE

PAPER						RULINGS, IF RULED					
Item	Punching	Size of Sheet Length by Width in Inches	Grade	500 sheets 17 x 22	Packaging	Kind of Ruling	Spacing	Side(s) of Sheet	Heading	Margin	
No. 1	2 hole 2 hole 6" apart	8 x 5 9½ to 9½ by 7⅞ to 7¼ 11 x 8½	White wove White wove	16 lb. 16 lb.	Banded in 60s and under Banded in 60s and under	Faint	1"	Both	None or 1"	None	
No. 2						Faint Quadrille	¾" ¾" 1½"	Both Both One only	None or 1" None or 1" None or 1"	None or 1" None or 1" None or 1"	
No. 3	3 hole	8½ by 5½	White wove	16 lb.	Wrapped in 1000s or Banded in 60s and under	Faint	1"	Both	None or 1"	None or 1"	
No. 4	3 hole		No. 7 Bond	16 lb.	Banded in 100s and/or wrapped in 1000s	Quadrille Faint	¾" ¾" ¾" ¾"	One only Both	None None of 1"	None None None	
No. 5	3 hole	9½ by 6 11 by 8½ 10½ by 8	No. 7 Bond	16 lb.	" " Banded in 60s and under, or wrapped in 1000s	Faint	1"	Both	None or 1"	None	
No. 6	3 hole		No. 7 Bond	16 lb.		Faint	¾"	Both	None or 1"	None or 1"	None
No. 7	2 hole		White wove	16 lb.		Faint	¾" ¾"	Both	None or 1"	None or 1"	None or 1" None or 1"
No. 8	2 hole	10½ by 8½	White wove	16 lb.		Faint	1" ¾"	Both	None or 1"	None or 1"	

SCHEDULE D TO ADMINISTRATOR'S ORDER No. A-952

SPECIFICATIONS FOR EXAMINATION PADS

Item	Size Width by length, in inches	Number of Sheets	Grade of Paper	Weight of Paper on basis of 500 sheets 17 x 22
No. 1.....	8 x 13	25 and over	white wove	16 lb.
No. 2.....	6 $\frac{3}{8}$ by 8	30 and over	" "	" "
No. 3.....	7 $\frac{1}{4}$ by 9 $\frac{1}{4}$	25 and over	" "	" "

BACKING BOARD

Not over .025 calipre.

RULING

Faint, 24 point, ruled one or two sides, 1" margin and 1" heading.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-953

Respecting Toilet Paper Rolls

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

Administrator's Order No. A-64 was revoked by Administrator's Order No. A-949. This Order replaces the provisions of Administrator's Order No. A-64 dealing with Toilet Paper Rolls.

1. No person shall manufacture toilet paper in rolls except in accordance with the specifications as to weight and count as set out in the Schedule hereto, provided that nothing in this Section shall apply to toilet paper rolls made from facial tissue types of paper.
2. A person who manufactures toilet paper in rolls shall
 - (a) wind such rolls to the maximum tightness which his equipment permits, and in no case to a diameter exceeding 5 $\frac{1}{4}$ inches;
 - (b) print, stamp or mark on each carton containing unwrapped rolls, the weight or count of the rolls therein;
 - (c) print, on the label of wrapped rolls, the weight or count.
3. No person shall use, in the packaging of toilet paper in rolls,
 - (a) any label or design for a label which he did not use prior to the effective date of this Order;
 - (b) any label or design in more than two colours, exclusive of the colour of the paper from which the label is made.
4. This Order shall be effective on and after the 15th day of November, 1943.

Dated at Ottawa, this 29th day of October, 1943.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-953

<i>Weight per roll including core and wrapper Ounces</i>	<i>Count in sheets per roll</i>
6	475 to 535
7	600 to 650
8	700 to 750
11	1000
16	1500
18	2000
26	3000

The above weights subject to a 7 per cent tolerance when roll marked and sold by sheet count.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-957

Respecting the Packaging of Chocolate and Other Sugar Confections

Under powers conferred upon the Administrator of Cocoa, Confectionery and Allied Products by the Wartime Prices and Trade Board it is hereby ordered on behalf of the Board as follows:

Application of the Order

1. Administrator's Order No. A-233 is revoked as of November 10, 1943, and thereafter will be replaced by this Order.

2. When the word "confection" is used in this Order it has reference only to chocolate confections and sugar confections.

Kinds and Styles of Packages that Are Prohibited

3. No person shall package for sale confections of any kind in a container,

- (a) having extension edges or flanges;
- (b) having printed or embellished overwraps or other printed or embellished cover stock other than the standard box cover stock in use by him prior to November 10, 1943;
- (c) having any paper lace, ribbon, cord or fabric tied around it or attached to it;
- (d) having any holly sprig, doll or other novelty feature tied around it or attached to it; or
- (e) having overwraps, labels, cover stock, seals or outside covers designating, depicting or referring to Valentine's Day, Mother's Day, Christmas or Easter or any other particular day or season or to any special event or occasion;
- (f) wholly or in part made of wood or metal.

Packaging and Number of Assortments Permitted

4. (1) "assortment" means a standard boxing assortment of confections generally packed under a brand name by the manufacturer in individual boxes as units for sale at retail. It does not mean chocolate bars or bundles, confections packed in units not commonly sold at retail (generally known to the trade as "bulk goods"), miscellaneous small merchandise commonly packaged in bags or tubes or any type of confection not generally sold at retail in boxed assortments packed by a manufacturer. In any case of doubt the said Administrator may determine what constitutes an assortment.

(2) No manufacturer shall package any assortment of confections for sale at retail in a folding carton or set-up paper box in any other size than those having a capacity by weight of one pound net, two pounds net, three pounds net and five pounds net. However, any person may, in a retail outlet operated by him, package assortment of confections in containers having any capacity weight.

Minimum Net Weight of Chocolate Bars for Sale at Retail for 5 Cents Exclusive of Excise Tax

5. (1) No person shall manufacture,

- (a) a moulded plain or milk chocolate bar weighing less than 1½ ounces net;
- (b) a moulded plain or milk chocolate bar, with other ingredients, weighing less than 1½ ounces net;
- (c) a chocolate coated bar with a confectionery centre weighing less than 1½ ounces net; or
- (d) a non-chocolate coated confectionery bar weighing less than 2 ounces.

(2) In no case shall a person manufacture a bar of any kind that weighs less than the weight at which he manufactured that kind of bar during the basic period from September 15 to October 11, 1941, both inclusive.

6. No manufacturer shall package or sell a confection or confections in a carton or a wrapper unless the net weight of the product is legibly shown on the carton or wrapper or on a label attached to the carton or wrapper. The use of a carton or wrapper manufactured before November 1, 1943, is not prevented or affected by this Section.

7. No manufacturer of confections shall use any label, wrapper or packaging device in any design not used by him prior to the effective date of this Order or alter his manufacturing formula, except with the written permission of the Administrator.

Manufacturing Formula Must Conform to Recognized Standards of Quality

8. (1) Every manufacturer of confections must file particulars of any manufacturing formula used by him with the Administrator of Cocoa, Confectionery and Allied Products, if he receives written directions from the Administrator requiring him to do so.

(2) The Administrator may approve of any formula filed with him or, if he is of the opinion that the formula does not comply with the recognized standards of quality in the trade for the product concerned, he may, in his discretion, refuse to give his approval to the formula until the manufacturer alters it to conform with such recognized standards of quality.

(3) No manufacturer shall use any formula, which the Administrator has refused to approve, for manufacturing the product concerned for sale.

Reports to Be Filed by Manufacturers

9. Every manufacturer of confections shall on or before November 30, 1943, file a report with the Administrator of Cocoa, Confectionery and Allied Products, Wartime Prices and Trade Board, Toronto, showing,

- (a) a description and the trade name, if any, of each line of confections manufactured by him; and
- (b) his highest lawful price for each such product as established during the basic period or by or on behalf of the Board and the standard weight of each such product during the basic period or at the time such price was established, as the case may be.

Exceptions to the Order

10. Restrictions in this Order on the packaging of confections are not intended to restrict the packing of confections for shipment in bulk in such manner as is customarily employed to protect them from damage in transit.

11. The provisions of this Order shall be subject to such written exemptions as the Administrator of Cocoa, Confectionery and Allied Products, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 29th day of October, 1943.

F. T. W. SAUNDERS,
*Administrator of Cocoa, Confectionery,
and Allied Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-964

Wholesale Prices of Rail Shipped U.S. Coal, Coke and Briquettes

Under powers given by the Wartime Prices and Trade Board to the Coal Administrator, it is hereby ordered on behalf of the Board as follows:—

EFFECTIVE DATE.

1. This Order shall be effective on and after November 5, 1943.

APPLICATION OF THIS ORDER.

2. This Order applies to sales by wholesale dealers to other wholesale dealers and to retail coal dealers of all kinds and sizes of anthracite and bituminous coal, coke and briquettes mined or produced in the United States and imported into Canada in railway cars only (hereinafter called the "said fuel").

PURPOSES OF THIS ORDER.

3. The main objective of this Order is to keep the delivered cost of the said fuel to retail coal dealers at a reasonable level. As one means of meeting that objective this Order limits the amount of markup that a wholesale dealer may include in his selling price of that fuel. For the same purpose, this Order also limits the total amount of markup of all wholesale dealers who are involved in transactions respecting the same shipment of that fuel.

WHAT THE TERM "WHOLESALE DEALER" INCLUDES.

4. For the purposes of this Order the term "wholesale dealer" includes any importer, commission agent, broker, salesman and any other person engaged in Canada in the business of selling the said fuel to other wholesale dealers or to retail coal dealers.

MAXIMUM MARKUP FIXED.

5. On sales of any kind and size of the said fuel by a wholesale dealer to any other wholesale dealer or to a retail coal dealer the largest amount of markup (hereinafter called "maximum markup") that he may take for himself and include in his selling price per net ton of the fuel shall not be more than the amount equal to the markup he actually included in his selling price per net ton of the same or similar kind and size of anthracite or bituminous coal, coke or briquettes imported from the United States in railway cars and sold by him to the same buyer or class of buyer during the basic period, September 15 to October 11, 1941, both inclusive, and in any event the amount of markup which may be so included must not be more than forty-five cents (45c) per net ton, Canadian funds.

MAXIMUM PRICE AT WHOLESALE OF THE SAID FUEL.

6. (1) The maximum price per net ton at which a wholesale dealer may sell or offer to sell to another wholesale dealer or to a retail coal dealer any kind and size of the said fuel is fixed at the sum of the amounts of the following:

- (a) the gross price (before deduction of any cash discount) per net ton of the said fuel paid to the supplier in the United States, f.o.b. point of shipment in the United States, but not in any event exceeding the maximum price fixed by the Office of Price Administration of the United States on sales of that kind and size of fuel by that supplier, f.o.b. point of shipment; and
- (b) the amounts (if any) actually paid by him and by any other wholesale dealer who has dealt with that fuel, for transportation charges, bank and foreign exchange, customs duty, customs brokerage charges, war and excise charges and any other charges that may be imposed by or concurred in by any governmental authority (hereinafter called "cost of transportation and importation"); and
- (c) (i) If he bought the said fuel direct from a supplier in the United States, a markup not exceeding his maximum markup for such sale; or
- (ii) if he bought the said fuel from another wholesale dealer, the total amount of markups of all wholesale dealers who dealt with that shipment of fuel and in any event the total amount of such markups must not be more than forty-five cents (45c) per net ton, Canadian funds.

- (2) In every case where payment of an amount by way of subsidy on the said fuel is authorized by or on behalf of the Government of Canada, the maximum price per net ton of that fuel shall be the price fixed by subsection 1 of this Section less the amount per net ton of the subsidy.

AGGREGATE MARKUPS OF WHOLESALE DEALERS.

7. (1) When sales of the said fuel are made by and between wholesale dealers the total amount of markups of all the wholesale dealers shall not exceed forty-five cents (45c) per net ton, Canadian funds.

(2) Within ten days from the date a wholesale dealer delivers the said fuel to another wholesale dealer he shall furnish him with an invoice for that fuel showing,

- (a) his name and address and that of the purchaser;
- (b) the kind, size and quantity in net tons of the fuel;
- (c) the gross price per ton paid for the fuel to the supplier in the United States;
- (d) the amounts in detail of the costs of transportation and importation actually paid on the fuel;
- (e) the amount of markup taken by him on the transaction; and
- (f) the total amount of markups, including his own, taken on the fuel by all wholesale dealers who prior to the said delivery have dealt with the same shipment.

(3) Notwithstanding that this Order contemplates transactions in the said fuel between wholesale dealers, a wholesale dealer shall not enter into any such transaction unless he, in good faith, acquires that fuel for sale and distribution in the ordinary course of his business. A transaction must not be entered into by any wholesale dealer if the only purpose of the transaction is to enable him to acquire a markup on the said fuel.

RECORD OF TRANSACTIONS.

8. Every wholesale dealer must keep a complete and accurate record in writing of each of his transactions by way of purchase and sale in coal, coke and briquettes to which this Order applies showing the particulars in detail of each transaction so that the same may readily be audited, and such record shall be kept available at the wholesale dealer's place of business in Canada for inspection and audit by any authorized representative of the Board at any time within one year after the date of each transaction.

Dated at Ottawa, this 5th day of November, 1943.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE.—According to The Wartime Prices and Trade Regulations (Order in Council P.C. 8528) it is an offence for any person to fail to observe or comply with any of the provisions of this Order. Prosecutions for offences will be under the said Regulations which provide a penalty for each offence up to five thousand dollars (\$5,000) or imprisonment for a term up to two years, or both fine and imprisonment.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-965

**Respecting the Conversion of Real Property known as 25 High Park Boulevard,
in the City of Toronto and Province of Ontario**

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And, whereas application has been made by the owner of real property in the City of Toronto known in the year 1943 as Number 25 High Park Boulevard for permission to convert the same into a three-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on October 28, 1943, approved such conversion of the aforesaid real property, subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as Number 25 High Park Boulevard, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 8th day of November, 1943.

Dated at Ottawa, this 8th day of November, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 10
(Coal Fuel Delivery Restriction)

Dated November 2, 1943

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943 as amended, and any other Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. INTERPRETATION

For the purposes of this Order unless the context otherwise requires,

- (a) "Coal Dealer" means any person (except a rail carrier operating as a dock operator) who purchases, receives or stores coal for sale or distribution;
- (b) "Coal fuel" means any kind of coal, coke or briquettes;
- (c) "Private residence" means any building, flat or apartment used for residential purposes, which does not contain more than three self contained private residences.

2. DELIVERIES BY COAL DEALERS

- (1) No coal dealer shall ship or deliver any coal fuel, except,
 - (a) to another coal dealer for resale; or
 - (b) to a rail carrier for its own use; or
 - (c) to an industrial plant for its own use; or
 - (d) to ships' bunkers; or
 - (e) to a private residence for consumption therein, but only if the quantity of coal fuel on hand for consumption in the private residence is less than 15 days' supply, in which case not more than one ton may be delivered; or
 - (f) to any building other than an industrial plant or private residence, but only if the quantity of coal fuel on hand for consumption in the building is less than 15 days' supply, in which case not more than 15 days' supply may be delivered; or
 - (g) pursuant to any authorization for sale or delivery heretofore or hereafter issued by or under the authority of the Coal Controller.
- (2) Every person, except another coal dealer or a rail carrier, requiring the delivery of coal fuel from a coal dealer shall, if requested by the coal dealer, certify in writing over his signature to the coal dealer the address and kind of residence, building or plant for which the coal fuel is required and that the quantity of coal fuel on hand for consumption therein is less than 15 days' supply. Every such certificate shall be deemed to have been given for the use or information of the Coal Controller.
- (3) Every coal dealer may deliver, and every person shall accept for consumption any kind or type of coal fuel which the coal dealer has available and is suitable for the burning equipment in use in the private residence, building or plant.

3. ORDERS NOS. COAL 5, 5A AND 9 RESCINDED

The Orders of the Coal Controller Nos. Coal 5 dated July 5, 1943, Coal 5A dated September 16, 1943 and Coal 9 dated October 20, 1943 are rescinded.

4. EFFECTIVE DATE

This Order shall be effective on and from November 3, 1943.

E. J. BRUNNING,
Coal Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

PART V

Export Permit Branch

(Trade and Commerce)

Export Permit Branch Order No. 81

OTTAWA, November 2, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:—

1. That Section 2 of Export Permit Branch Order No. 75 of August 10, 1943, be rescinded, so that Tree fruits, n.o.p., fresh, of other than Canadian origin, will now require an export permit when shipped from Canada to any destination.
2. That this Order come into force and have effect on and after November 10, 1943.

JAS. A. MACKINNON,
Minister of Trade and Commerce.

VOLUME IV, No. 7



NOV. 22, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price, 10 cents

NOV 27 1943

TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

8593—Sunflower seed grown in Eastern Canada, official grades (Trade and Commerce) ..	395
71/8660—Settlement of claims for damages—appropriate Deputy Minister of National Defence to delegate powers vested in him by P.C. 40/1050 (National Defence)	397
94/8660—Matches—importation by units of Armed Forces of the U.S.A. exempt from payment of excise tax (National Revenue)	398
121/8660—Income War Tax Act—refund of amounts withheld under sections 91 and 92 (National Revenue)	398
8689—Flounders and soles—export permit (Trade and Commerce)	398
8735—Western wheat—payments when used as feed for livestock and poultry (Trade and Commerce)	399
8746—National Selective Service Civilian Regulations amended (Labour)	401

ERRATA—

Volume IV, No. 4, Order in Council P.C. 8021, page 251—third line should read “by employees or employers,” page 252—section 5, last line should read “in respect of each day or part of a day that such lockout exists”.

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

National Revenue—

WM No. 39 Sixth Revision Supplement No. 5—Beets, parsnips, turnips	402
WM No. 39 Sixth Revision Supplement No. 6—Fresh lake trout to U.S.A.	402
WM No. 39 Sixth Revision Supplement No. 7—Fresh tree fruits	403
WM No. 82 Supplement No. 5—Ipecac and emetine	403
WM No. 100 Fresh fruits and vegetables	403
Series D No. 47 TC142—Religious articles exempt from customs duty	404

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

Government Notice R.S.-4

Commodity Prices Stabilization Corporation—Repayment of subsidies	405
---	-----

Board Orders—

No. 333—Controlling the Distribution of Canned Vegetables	407
No. 334—Maximum prices of Motor Vehicles	412

Administrators' Orders—

A-961—Sales of Fertilizer for the 1944 Flue-Cured (Cigarette) Tobacco Crop in Ontario ..	413
A-962—Simplification and standardization of pumps	414
A-963—Work clothing	416
A-966—Full-Fashioned Ladies' Hosiery	419
A-967—Maximum prices of beets, cabbage, carrots, parsnips and turnips	419
A-971—Conversion of real property in Toronto	421

Fuelwood Orders—

Fuelwood Order No. 81—Prices of fuelwood in Manitoba	423
Fuelwood Order No. 84—Highest prices of fuelwood in Madawaska County, N.B.	427

NOTE:—

Further consolidations of the various Orders of the Wartime Prices and Trade Board have been compiled and are now available:

Board Orders Nos. 223 to 294.
Administrators' Orders Nos. A-539 to A-794.
Fuelwood Orders Nos. 60 to 71.

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Controller of Chemicals—</i>	
Order No. C.C. 5B—Amending Order No. C.C. 5..	430
<i>Controller of Construction—</i>	
Order No. 4A—B.C. Construction Control Advisory Committee.....	430
Order No. 21—Installation of Refrigerating Equipment—Licence Exemption.....	431
<i>Metals Controller—</i>	
Order No. M.C. 54—Magnesium Advisory Committee.....	432
<i>Steel Controller—</i>	
Order No. S.C. 33—Purchase and Stocks of Iron and Steel.....	433

75

PART I
Orders in Council

Order in Council establishing grades for sunflower seed
grown in Eastern Canada

P.C. 8593

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of November, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2894 dated April 9, 1943, the Canadian Wheat Board has been authorized to buy sunflower seed and rapeseed;

And whereas by Order in Council P.C. 7301 dated September 20, 1943, official grades have been established for Western Canada sunflower seed in order that the price of such seed may be adjusted according to the quality thereof;

And whereas the Minister of Trade and Commerce reports that certain quantities of sunflower seed have been produced in Eastern Canada;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, and otherwise, and notwithstanding anything to the contrary in the Canada Grain Act, 1930, or in any other law or statute, is pleased to order that official grades be and they are hereby established for sunflower seed grown in Eastern Canada as specified in the schedule attached hereto.

A. D. P. HEENEY,
Clerk of the Privy Council.

BOARD OF GRAIN COMMISSIONERS FOR CANADA
GRADES OF SUNFLOWER SEED

Grade Name	STANDARD OF QUALITY				Standard of Cleanness
	Minimum Weight per Measured Bushel in Pounds	Minimum Percentage Variety or Type	Degree of Soundness	Maximum Percentage of Cracked and Hulled Seed	
No. 1 Canada Eastern	24	85%	Well matured; sound; sweet and uniform in size	2%	Commercially clean seed
No. 2 Canada Eastern	21	60%	Reasonably well matured; sweet; may contain frosted and weather-damaged seed	5%	Commercially clean seed
No. 3 Canada Eastern	21	60%	May be slightly rancid and/or slightly musty	10%	Commercially clean seed
No. 1 Mixed Canada Eastern	24	Mixed Varieties or Types	Well matured; sound; sweet	2%	Commercially clean seed
No. 2 Mixed Canada Eastern	21	Mixed Varieties or Types	Reasonably well matured; sweet; may contain frosted and weather-damaged seed	5%	Commercially clean seed
No. 3 Mixed Canada Eastern	21	Mixed Varieties or Types	May be slightly rancid and/or slightly musty	10%	Commercially clean seed
Sample Canada Eastern	—	Any Variety, Mixture of Varieties or Types	Any Sunflower Seed which does not meet the requirements for any of the other established grades	—	

NOTE:—The name of the variety shall be added to and form part of the grade name for the first three grades above specified.
OFF GRADES:—TOUGH—Containing 9.6% to 13.5% moisture inclusive.
 DAMP—Containing 13.6% to 17% moisture inclusive.
 WET—Containing over 22% moisture.

**Order in Council authorizing the appropriate Deputy Minister of
National Defence to delegate powers vested in him by
P.C. 40/1050, 10th February, 1943, re settlement
of claims for damages**

P.C. 71/8660

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 10th November, 1943.*

The Board had under consideration the following memorandum from the Honourable the Minister of National Defence:—

“The undersigned has the honour to state that the Deputy Minister of National Defence (Army) has reported:

- (a) That by Order in Council P.C. 40/1050 dated 10th February, 1943, authority was vested in the appropriate Deputy Minister of National Defence to approve on behalf of the Canadian Government settlement of claims made by third parties in respect of accidents occurring elsewhere than in the United Kingdom or on the Continent of Europe involving United Kingdom and Canadian Navy, Army or Air Force vehicles;
- (b) That by Order in Council P.C. 71/3711 dated 5th May, 1943, a Canadian Claims Commission (U.S.A.) was constituted in the United States of America to deal with claims against the Crown in the right of the Dominion of Canada arising in the United States of America, and to negotiate settlements as in the said Order provided, providing that no such settlement shall exceed \$1,000 in respect of any one accident or incident;
- (c) That it is deemed expedient for the more efficient handling of claims by third parties arising out of accidents involving United Kingdom and Canadian Army, Navy or Air Force vehicles occurring in the United States of America that the Deputy Ministers of National Defence for Navy, Army and Air be empowered to delegate to the Canadian Claims Commission (U.S.A.), constituted by Order in Council P.C. 71/3711 dated 5th May, 1943, the power to approve settlements of such claims against their respective Services, providing any such settlement does not exceed \$1,000.

2. The Deputy Minister of National Defence, with the concurrence of the Deputy Minister of National Defence for Air and the Deputy Minister of National Defence for Naval Services, recommends that the said Deputy Ministers be authorized to delegate the powers vested in them under said Order in Council P.C. 40/1050 dated 10th February, 1943, to approve settlements of claims against their respective Services made by third parties arising out of accidents involving United Kingdom and Canadian Navy, Army or Air Force vehicles and occurring in the United States of America to the Canadian Claims Commission (U.S.A.) as established by said Order in Council P.C. 71/3711, providing that no such settlement in respect of any one claim shall exceed \$1,000.

3. The undersigned, with the concurrence of the Minister of National Defence for Air and the Minister of National Defence for Naval Services, concurs in the recommendation of the Deputy Minister (Army) and submits the same for approval.”

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re importation of matches by units of the Armed Forces of the United States without payment of excise tax

P.C. 94/8660

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 10th November, 1943.

The Board recommend, under Section 3 of the War Measures Act, that Order in Council P.C. 53/8097 of September 9, 1942, be amended to the extent of permitting units of the Armed Forces of the United States to import matches without payment of the excise tax, effective as of and from November 1, 1943, provided that no refunds of excise tax shall be made in respect of any packages of matches to which stamps have been affixed.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Minister of National Revenue to refund amounts withheld under Sections 91 and 92 of the Income War Tax Act, etc.

P.C. 121/8660

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 10th November, 1943.

The Board recommend, under the War Measures Act, that authority be granted to the Honourable the Minister of National Revenue to make refunds of amounts withheld under Sections 91 and 92 of the Income War Tax Act notwithstanding the provisions of Subsections 19 and 8 thereof respectively in cases in which he ascertains the taxpayers to be non-taxable in respect of the amounts so withheld.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the export of flounders and soles, except under permit

P.C. 8689

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 11th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board recommends, that, in order to conserve supplies required for Canadian use, the exportation of certain fish be similarly prohibited except under permit;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada, 1927) is pleased to order as follows:—

1. The exportation of the following commodities is hereby prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 2—Animal and Animal Products

Flounders, fresh or frozen, filleted or not.

Soles, fresh or frozen, filleted or not.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the eighteenth day of November, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council providing for payments in respect of western wheat
used exclusively as feed for livestock and poultry**

P.C. 8735

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 11th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8175, dated September 11, 1942, as amended by Orders in Council P.C. 6078, dated July 29, 1943, and P.C. 7581, dated October 1, 1943, provision was made for payments at the rate of 8 cents per bushel in respect of western wheat purchased for feed purposes;

And whereas the Minister of Finance reports that the Agricultural Supplies Board concurs in the view that because of recent increases in the price of wheat, it is necessary to increase the rate of payment to 25 cents per bushel in order to maintain a reasonable relationship between the purchase cost of western wheat to feeders and the prices of other feed grains and livestock products; and

That the Agricultural Supplies Board concurs in the view that in order to conserve supplies of milling wheat it is desirable to restrict such payments to the lower grades of wheat;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke Orders in Council P.C. 8175, dated September 11, 1942, P.C. 6078, dated July 29, 1943, and P.C. 7581, dated October 1, 1943, and they are hereby revoked as from the effective date of this Order.

His Excellency in Council, on the same recommendation and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased to order as follows,—

1. Payments at the rate of 25 cents per bushel are hereby authorized in respect of western wheat purchased on or after the date of this Order, from a dealer licensed by the Canadian Wheat Board or directly from the Canadian Wheat Board, for use exclusively as feed for livestock and poultry, such payments being made in accordance with the following terms and conditions:

- (a) "Western Wheat" means wheat grown in the Provinces of Manitoba, Saskatchewan and Alberta, in that part of the Province of Ontario lying west of Fort William-Port Arthur and in that part of British Columbia known as the Peace River District, the Creston and Wynndel areas and in such other parts of British Columbia as the Canadian Wheat Board may from time to time designate under paragraph 1 of Part 1 of the Regulations contained in Order in Council P.C. 3135, dated April 16, 1943;

- (b) In respect of western wheat purchased for use exclusively as feed for livestock and poultry in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia, Prince Edward Island and British Columbia, with the exception of those parts of Ontario and British Columbia specified in paragraph (a), payment shall be made under similar conditions to the payment of freight charges under the Freight Assistance Policy as set forth in Orders in Council P.C. 8396 dated October 28, 1941, and P.C. 8989 dated November 18, 1941, and regulations issued thereunder;
- (c) In respect of western wheat purchased for use exclusively as feed for livestock and poultry in the provinces and areas specified in paragraph (a) and the cities of Fort William-Port Arthur, payment shall be made in accordance with regulations issued pursuant hereto and in no case shall payment be made in respect of western wheat in the form of whole grain sold to producers of western wheat possessing a permit book issued by the Canadian Wheat Board entitling the holder to deliver wheat during the crop year 1943-44 unless the Feeds Administrator is satisfied that the holder of such permit book sowed no wheat in 1943 and has not delivered since August 1, 1943, and will not deliver any wheat grown in any previous year;
- (d) Payment shall be made only in respect of such wheat, whether sold separately or as an ingredient of a mixed feed, as is shown to contain not more than the maximum limits of foreign material allowed under the Canada Grain Act for the lowest numerical statutory grade of wheat;
- (e) The claimant for payment hereunder shall reduce his selling price of wheat (whether in the form of whole grain or processed or mixed feed) in respect of wheat eligible for payment hereunder by the full amount of the payment for which such wheat is eligible;
- (f) Stocks of wheat in the hands of retail dealers on the effective date of this Order, in respect of which payments have been made under Order in Council P.C. 8175, dated September 11, 1942, shall be eligible for a further payment of 17 cents per bushel;
- (g) No payments shall be made in respect of any grade of wheat sold, basis in store Fort William-Port Arthur or Vancouver, at a price higher than the Canadian Wheat Board selling price for Manitoba Number Four Northern as established from time to time.

2. The Feeds Administrator under the direction of the Agricultural Supplies Board is hereby charged with the administration of this Order in Council, and all the powers of the said Administrator shall be exercisable by him with respect to such Order, and the said Administrator is hereby authorized to make such orders or regulations as may be necessary or advisable for carrying out the provisions of such Order.

3. Expenditures under this Order in Council shall be charged against moneys to be allotted from the War Appropriation for this purpose.

4. This Order shall come into effect on November 15, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending National Selective Service
Civilian Regulations

P.C. 8746

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 13th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by reason of the War it is deemed necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the War, to amend the National Selective Service Civilian Regulations as hereinafter set forth,—

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to amend the National Selective Service Civilian Regulations (Order in Council P.C. 246, dated January 19th, 1943), and they are hereby further amended by adding the following section immediately after Section 211:

- "211A (1) A Selective Service Officer may at any time, by order in writing, direct any person to whom Part II of these Regulations applies and who claims that he is physically unfit to continue in his present employment, or to take employment to which he has been directed pursuant to these Regulations, to report for medical examination at such time and place as may be indicated in such order;
- (2) A Selective Service Officer may in accordance with directions and instructions issued by the Director advance such person an amount not exceeding his necessary travelling expenses, including meals and lodging, from his place of residence to the place of examination and return."

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM. No. 39, Sixth Revision, Supplement No. 5

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 5th November, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

Effective on and after November 8, 1943, (P.C. 8466; 2/11/43), the following are added to the list of commodities requiring an export permit before being shipped from Canada to any destination:

GROUP 1—*Agricultural and Vegetable Products.*

Beets, fresh.

Parsnips, fresh.

Turnips, fresh.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM. No. 39, Sixth Revision, Supplement No. 6

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 10th November, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits****Fresh Lake Trout to U.S.A.**

Fresh lake trout (Group 2—Animals and Animal Products) is specially referred to in section 32 (b) of the Export Permit Regulations and on page A-155e of Instructions to Port Officers.

This will confirm an instruction sent you under date of October 27 by the Export Permit Branch advising that from November 1, 1943, exports of fresh lake trout will be permitted only when covered by export permits, issued on the express condition that at least 25 per cent of an applicant's production available for marketing at time application is made for export permit, is sold on the domestic market.

Shipments will not be permitted under fishing licence numbers, nor will shipments of frozen trout be permitted, excepting frozen fat trout.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM. No. 39, Sixth Revision, Supplement No. 7

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 10th November, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits****Fresh Tree Fruits**

By Export Permit Branch Order No. 81, effective on and after November 10, 1943, the exemption from requiring an export permit for shipments to the British Empire or to the United States of tree fruits, n.o.p., fresh of other than Canadian origin, is cancelled and export permits will be required for shipments of this commodity to any destination.

See page 19, Export permit Regulations, Sixth Revision.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM. No. 82, Supplement No. 5

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 9th November, 1943.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

The importation of Ipecac (Ipecacuanha) and Emetine into Canada is prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

In order that requests for permits for the importation of Ipecac (Ipecacuanha) and Emetine may be dealt with as expeditiously as possible, application, IN DUPLICATE, must be made on the prescribed form which, together with all the correspondence relating thereto, should be sent direct to Mr. E. T. Sterne, Controller of Chemicals, 1235 McGill College Ave., Montreal, P.Q. The form to be used is the "Application for Permit to Import War Materials and Other Goods," and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 8527, 4/11/43—Authority, War Measures Act.)

WM. No. 100

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 8th November, 1943.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

Each and every importation into Canada of the goods enumerated hereunder is prohibited except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue:

All fruits and vegetables classified under Tariff Items 71*d*, 83(a) and (c), 87, 92, 93, 94, 95, 95*a*, 95*b*, 96, 97, 98, 100, 100*a*, 101, 101*a*, 101*b*, and 102.

Onions in their natural state including onions grown with tops and shallots (ex Item 84).

Mushrooms and truffles fresh (ex Item 85).

The Minister of National Revenue has authorized the issuance of General Permit No. G-2400 for the importation of the above-mentioned goods, effective until otherwise determined. This General Permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 8467, 2/11/43—Authority, War Measures Act.)

Series D No. 47, T.C. 142

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 6th November, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 1st October, 1943, missals, benitiers, scapulars, chaplets and rosaries and religious medals and crosses of any material when imported from countries the products of which are subject to General Tariff treatment are exempt from customs duty and the special excise Tax of 3 per cent.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 8420, 2/11/43; Authority, War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE RS-4

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Notice respecting Repayment of Subsidies

Effective November 8, 1943

Take notice that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

Further take notice that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
1. Weiners, Frankfurters and Bologna Style Sausage.....	2 cents per pound

Dated at Ottawa, this 5th day of November, 1943.

COMMODITY PRICES STABILIZATION CORPORATION, LTD.
 Per H. B. McKINNON, *President*.

Board Orders

WARTIME PRICES AND TRADE BOARD**Order No. 333****Controlling the Distribution of Canned Vegetables**

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

IT IS HEREBY ORDERED AS FOLLOWS:—

PART I—INTRODUCTION**APPLICATION OF THE ORDER**

1. (1) This Order comes into force on November 8, 1943.

(2) Order No. 301 requires canners to retain and withhold from sale certain portions of their stocks of canned vegetables of the 1943 pack to provide an adequate supply for essential purposes. It also suspends sales to consumers and to retailers except in certain cases. This Order establishes a system of controlled distribution of canned vegetables in order to meet the needs of preferred users and to provide for equitable distribution among consumers of stocks not held for essential purposes.

PARTIAL REVOCATION OF ORDER No. 301

2. (1) Section 4 of Board Order No. 301 shall not, from and after midnight on Sunday, November 7, 1943, apply to nor shall it in any way prevent or affect sales of canned vegetables to retailers.

(2) Section 3 and subsection (2) of Section 5 of Board Order No. 301 shall not from and after midnight on Sunday, November 7, 1943, apply to or in any way prevent or affect sales of canned vegetables to a consumer as defined therein, if the consumer is a preferred user who has had a ration quota of canned vegetables issued to him under the provisions of this Order.

(3) Section 3 and subsection (2) of Section 5 of said Order No. 301 shall not from and after midnight, November 14, 1943, apply to or in any way prevent or affect sales of canned vegetables to any consumer.

GENERAL DEFINITIONS

3. (1) The words "canned vegetables" as used in this Order refer to vegetables and vegetable juices of all varieties, kinds and grades packed in metal containers of any size. However, the words "canned vegetables" do not refer to canned soups or to canned pureed vegetables for infant feeding.

(2) "Canner" means a processor, packer or other manufacturer producing for sale any canned vegetables.

(3) "Supplier" means a canner, wholesaler, retailer or other dealer in canned vegetables who is licensed by the Board as provided in Board Order No. 202.

(4) "1943 pack" means canned vegetables processed from vegetables grown in 1943.

(5) "Preferred user" means a person registered as a quota user under the provisions of Board Order No. 308 and any other person designated by the Ration Administrator, to whom a ration quota is issued under the provisions of this Order.

(6) "Bank" means any of the chartered banks of Canada and any other bank or financial institution authorized to keep coupon bank accounts by the Ration Administrator.

(7) "Ration bank account" means an account, entries in which are expressed in terms of pounds of canned vegetables, kept by a bank for use of a person in his transactions in obtaining or selling supplies of canned vegetables as provided by this Order.

(8) "Quota authorization" means an authorization, expressed in terms of pounds of canned vegetables, issued to a preferred user by the Ration Administrator for use by him in buying canned vegetables.

(9) "Canned vegetable ration cheque" means a cheque expressed in terms of pounds of canned vegetables drawn on a ration bank account.

(10) "Special purchase permit" means a permit expressed in terms of pounds of canned vegetables issued by the Ration Administrator for use in buying canned vegetables.

(11) "Purchase document" includes a canned vegetable ration cheque, quota authorization, special purchase permit and any other document issued or authorized by the Ration Administrator for use in obtaining supplies of canned vegetables.

PART III—PURCHASES BY PREFERRED USERS

FIXING OF RATION QUOTAS

4. The quantity of canned vegetables which a preferred user may obtain may be fixed and varied from time to time as the Ration Administrator sees fit. Such quantity is herein referred to as the preferred user's ration quota.

5. Ration quotas shall be expressed in pounds of canned vegetables and for the purposes of this Order the following conversion table shall be used:—

CONVERSION TABLE

12 lbs. equal 1 doz.	16 fluid oz. size containers
15 lbs. equal 1 doz.	20 fluid oz. size containers (2s)
21 lbs. equal 1 doz.	28 fluid oz. size containers (2½s)
79 lbs. equal 1 doz.	105 fluid oz. size containers (10s)

6. Where a preferred user has obtained supplies of canned vegetables of the 1943 pack prior to the effective date of this Order or has received an authorization to obtain such supplies granted by a Prices and Supply Representative of the Board under the authority of the directive issued on September 23, 1943, by the Board's Director of Allocation, such supplies shall be deducted from his ration quota. If for any reason such supplies are not deducted from his ration quota, the preferred user must declare to the Ration Administrator the amount so obtained or authorized and must

- (a) if he has received a quota authorization, issue a canned vegetable ration cheque in favour of the Ration Administrator for the supplies which should have been deducted from his ration quota; or
- (b) if he has received a special purchase permit, surrender such permit to the Ration Administrator to be reduced by the quantity of supplies which should have been deducted from his ration quota.

ISSUING PURCHASE DOCUMENTS

7. Each preferred user will be furnished with purchase documents specifying his ration quota in the form of a quota authorization or otherwise as may be authorized by the Ration Administrator.

RULES AS TO BUYING

8. For the purposes of obtaining canned vegetables, each preferred user must abide by the following rules:—

- (a) he must not obtain any canned vegetables until he receives his purchase documents;
- (b) he must obtain canned vegetables only by purchase from a supplier and in accordance with the provisions of this Order;
- (c) he must not buy any canned vegetables in excess of the total quantity of his ration quota as specified in his purchase documents; and
- (d) he must observe all special conditions printed or endorsed on his purchase documents relating to his rights to buy or use canned vegetables.

USE OF RATION BANK ACCOUNTS

9. (1) Every preferred user who as a quota user is by Board Order No. 308 required to open a coupon bank account for any rationed food shall

- (a) open, operate and use a canned vegetable ration bank account for all his transactions in obtaining canned vegetables; and
- (b) surrender to his supplier, at the time of ordering, a ration cheque drawn on the account in favour of his supplier for a sufficient number of pounds of canned vegetables to cover the quantity ordered.

(2) Every preferred user who is not required to open, operate and use a ration bank account shall, at the time of ordering, surrender to his supplier a special purchase permit or other purchase document valid for use by him for a sufficient number of pounds of canned vegetables to cover the quantity ordered.

RESTRICTIONS ON USE OF SUPPLIES

10. All supplies of canned vegetables obtained by a preferred user must be used only for the purposes for which he is registered as a quota user under the provisions of Board Order No 308 and/or for which his purchase documents are issued to him and not otherwise.

PART III—RATION BANKING SYSTEM

ADOPTION OF COUPON BANKING SYSTEM

11. The Coupon Banking System established by the Board in connection with the rationing of food commodities and the arrangements entered into with banks for the purposes of the system are adopted for the purposes of this Order and the system as so established or as it may be varied, amended or extended shall be operated and used as provided in this Order. For the purposes of this Order such banking system is called the "Ration Banking System."

CERTAIN SUPPLIERS MUST USE RATION BANK ACCOUNTS

12. For the purposes of obtaining replacement of supplies as provided in Part IV of this Order every retailer who obtains his supplies of canned vegetables directly from a canner, every canner who sells directly to a preferred user and every wholesale supplier must open, operate and use a ration bank account.

13. A supplier, preferred user, or other person required by the Ration Administrator to open, operate and use a ration bank account must do so.

ISSUE AND USE OF CANNED VEGETABLE RATION CHEQUES

14. A canned vegetable ration cheque drawn on a ration bank account must be signed by the drawer. A canned vegetable ration cheque received by a supplier must, except as provided by Section 19 of this Order, be endorsed by him for deposit to the credit of his account if he operates and uses a ration bank account or, if he does not operate and use a ration bank account, it must be endorsed and used only as a purchase document in obtaining replacement of supplies of canned vegetables as provided in Section 19 of this Order.

15. A person who operates a ration bank account must not in any circumstances or at any time draw or issue a canned vegetable ration cheque on his account unless at the time he has in the account a credit expressed in terms of pounds of canned

vegetables enough to cover the number of pounds of canned vegetables expressed on the canned vegetable ration cheque after making due allowances for all canned vegetable ration cheques drawn and issued by him against and which have not at that time been debited against the account.

16. A person who operates a ration bank account must not issue a post-dated canned vegetable ration cheque or a canned vegetable ration cheque which is not dated.

17. A person who does not operate and use a ration bank account must not draw a canned vegetable ration cheque on a ration bank account or issue a canned vegetable ration cheque drawn in his name as the maker.

PART IV—REPLACEMENT OF STOCKS SOLD TO PREFERRED USERS

VARIETIES, ETC., TO BE REPLACED NOT GUARANTEED

18. In making replacement of supplies sold to preferred users or on account of such sales, no person shall be obliged to replace the same varieties, sizes, grades or brands so sold.

REPLACEMENT WHEN SUPPLIER BUYS FROM A SUPPLIER NOT A CANNER

19. A supplier who obtains his supplies of canned vegetables from a supplier who is not a canner may obtain from such supplier replacement of the supplies of canned vegetables supplied to him to a preferred user provided that:

- (a) he may not obtain replacement of more than the quantity for which he is able to surrender valid purchase documents;
- (b) he must endorse and surrender to the supplier from whom he is buying the purchase documents received by him from the preferred user to whom he supplied the canned vegetables and in such amount as is sufficient to cover the quantity ordered; and
- (c) he must surrender such purchase documents at the time of ordering although delivery of the canned vegetables to him may be deferred.

REPLACEMENT WHEN WHOLESALE SUPPLIER HAS REPLACED ANOTHER SUPPLIER'S STOCKS

20. A wholesale supplier from whom another supplier has obtained replacement of supplies of canned vegetables under the provisions of Section 19 may in turn obtain replacement of such supplies on application to the Board's Director of Allocation provided that:

- (a) he must complete and sign a statement on a form obtainable for that purpose from any Prices and Supply Representative of the Board and forward the statement to the Director of Allocation, Foods Administration, Wartime Prices and Trade Board, Ottawa;
- (b) he must forward with such statement a canned vegetable ration cheque drawn on his canned vegetable ration bank account, payable to the Director of Allocation and sufficient to cover the quantity of canned vegetables in respect of which his application for replacement of supplies is made; and
- (c) he must furnish such information respecting his application as may be required by the Director of Allocation.

REPLACEMENT IN OTHER CASES

21. A supplier who obtains his supplies of canned vegetables directly from a canner and a canner who sells direct to a preferred user may on application to the Director of Allocation obtain partial replacement of supplies of canned vegetables supplied directly by him to a preferred user; provided that,

- (a) he must complete and sign a statement on a form obtainable for that purpose from any Prices and Supply Representative of the Board and must forward

such statement to the Director of Allocation, Foods Administration, Wartime Prices and Trade Board, Ottawa;

- (b) he must forward with such statement a canned vegetable ration cheque drawn on his canned vegetable ration bank account, payable to the Director of Allocation, and sufficient to cover the quantity of canned vegetables supplied to the preferred user; and
- (c) he must furnish such information respecting his application as may be required by the Director of Allocation.

PART V—ADMINISTRATIVE AND PROHIBITIVE

PARTICULAR POWERS OF RATION ADMINISTRATOR

22. The authority to issue ration quotas of canned vegetables to preferred users is vested in the Board's Administrator of Consumer Rationing (in this Order referred to as the Ration Administrator) who may regulate the issue of ration quotas and purchase documents and the kinds and forms thereof, and who may require any person to furnish such information in such form and at such time or times as he may direct.

PARTICULAR POWERS OF ADMINISTRATOR OF WHOLESALE TRADE

23. The Administrator of Wholesale Trade may
- (a) require any supplier other than a canner to furnish such information in such form and at such time or times as he may direct;
 - (b) take possession of canned vegetables in the possession or control of any person other than a canner contrary to the provisions of this Order and dispose thereof in such manner as he may deem to be expedient;
 - (c) require wholesale and retail suppliers to distribute their supplies of canned vegetables at such time and during such periods and at or for such areas and places and for such persons as he may deem necessary or proper.

SPECIAL EXEMPTIONS

24. The Administrator of Wholesale Trade may in special or exceptional cases or circumstances grant any exemption from any provision of this Order to any wholesale or retail supplier or to wholesale and/or retail suppliers generally in any area or place which he may deem to be necessary or proper.

POWERS OF DEPUTY ADMINISTRATOR OF CONSUMER RATIONING

25. The Board's Deputy Administrator of Consumer Rationing shall for all purposes of this Order have and may from time to time exercise the powers and perform the duties of the Ration Administrator.

POWERS OF ADMINISTRATIVE OFFICERS

26. The Ration Administrator and the Administrator of Wholesale Trade in respect to powers granted to them by this Order may from time to time appoint any of the officers of their respective Administrations to exercise and perform from time to time such administrative functions, powers, and duties, for the purpose of this Order as either of them may from time to time designate and specify.

PROHIBITIONS

27. Every person is prohibited from doing any of the following:—

- (a) obtaining, retaining, transferring, having in his possession or using quota authorizations, canned vegetable ration cheques, special purchase permits or other purchase documents except as provided in this Order;
- (b) making a false or misleading or deceptive statement with respect to any person, quota authorization, canned vegetable ration cheque, special purchase permit, application for replacement or for any purpose in obtaining canned vegetables;
- (c) in any manner contravening or failing to observe or comply with any of the provisions of this Order or of any rules or regulations issued by the Ration Administrator or the Administrator of Wholesale Trade under this Order;

- (d) without establishing his lawful authority, obtaining, transferring, using, retaining, or having in his possession or control a quota authorization, canned vegetable ration cheque or special purchase permit that is not such a document, but which resembles such a document.

Made at Ottawa, this 5th day of November, 1943.

D. GORDON,
Chairman.

NOTE

Accompanying Order No. 301 is a statement of policy on equitable distribution. This statement has been modified by certain instructions issued by the Co-ordinator of Distributive Trades headed "Trade Information on Controlled Distribution of Canned Vegetables No. DT-1, dated November 8, 1943."

WARTIME PRICES AND TRADE BOARD

Order No. 334 .

Respecting Maximum Prices of Motor Vehicles

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and Amendments, the Board hereby orders as follows:—

1. Order No. 68 of the Board is hereby revoked.
2. This Order becomes effective on November 9, 1943.

Made at Ottawa, this 9th day of November, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-961

**Respecting Sales of Fertilizer for the 1944 Flue-Cured (Cigarette)
Tobacco Crop in Ontario**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered on behalf of the Board as follows:

A-548 REVOKED—EFFECTIVE DATE OF THIS ORDER.

1. Administrator's Order No. A-548, as amended by Administrator's Order No. A-595, is revoked as of November 11, 1943 and on and after that date this Order takes its place.

RULES AS TO DISTRIBUTION OF TOBACCO FERTILIZER SUBJECT TO ADMINISTRATOR'S DIRECTIONS

2. Plant-food chemicals may not be available in sufficient quantities to enable fertilizer manufacturers to prepare in each year enough fertilizer to satisfy all requirements for crops in Canada. It is therefore necessary to regulate and limit the quantity of fertilizers that may be prepared for use in the production of the flue-cured (cigarette) tobacco crop. This Order controls the distribution of that tobacco fertilizer by limiting the quantity of potash (K_2O), contained in that fertilizer, that may be sold to a tobacco grower.

Changing conditions of supply and demand may make it necessary from time to time to divert potash (K_2O) and other plant-food chemicals from the production of such tobacco fertilizer to the production of fertilizer for essential food or industrial crops in Canada. Accordingly, the said Administrator may, by direction in writing to fertilizer manufacturers, reduce or supplement the quantity of potash (K_2O) or other plant-food chemicals that may be supplied as mixed fertilizer or in any other form to a tobacco grower, as provided in Section 3.

LIMITATION ON SALES OF TOBACCO FERTILIZER

3. (1) No person shall sell or supply any fertilizer for use in the production of flue-cured (cigarette) tobacco to a tobacco grower in Ontario unless he sold or supplied fertilizer to that grower for his tobacco crop during the twelve months period ending June 30, 1943.

(2) Until the Administrator otherwise directs in writing, the total quantity of potash (K_2O), contained in a fertilizer of any kind prepared for use in the production of flue-cured (cigarette) tobacco crops, that any person may sell or deliver during the twelve months period ending June 30 of any year to a tobacco grower in Ontario shall not be more than eighty per centum (80%) of the total quantity of potash (K_2O) that was contained in fertilizer of all kinds which he sold to that tobacco grower for his tobacco crop during the twelve months period ending June 30, 1943.

USE OF FERTILIZER RESTRICTED

4. A tobacco grower shall not acquire any of such fertilizer except for use in the production of his own flue-cured (cigarette) tobacco crop.

SPECIAL CASES MAY BE EXEMPTED

5. The provisions of this Order shall be subject to such written exemption as the said Administrator, upon application to him, may grant in any individual cases or special circumstances.

Dated at Ottawa, this 4th day of November, 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-962

Respecting Simplification and Standardization of Pumps

Under powers given by the Wartime Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-124 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "pump" means any mechanical device or installation for the purpose of lifting water or other liquids from a lower to a higher level for agricultural, rural or domestic use;
- (b) "fittings and accessories and replacement parts" means all types of fittings, accessories and replacement parts customarily used in connection with the manufacture or repair of pumps but does not include pump rod or rod couplings.

2. No person shall manufacture or assemble a pump or fittings and accessories and replacement parts or a pneumatic water tank for use with a pressure water system except of the types, sizes and capacities and materials and in accordance with the specifications contained in the Schedule hereto.

3. Nothing in this Order shall prohibit the manufacture of repair parts for the maintenance and repair of standard pumps manufactured prior to the effective date of this Order provided that repair parts shall not be made except in conformity with the restrictions on materials contained in the Schedule to this Order unless the manufacturer thereof has obtained the written permission of the Administrator of Farm and Construction Machinery and Municipal Service Equipment.

4. This Order shall be effective on and after the 13th day of November, 1943.

Dated at Ottawa, this 5th day of November, 1943.

H. H. BLOOM,
*Administrator of Farm and Construction Machinery
and Municipal Service Equipment.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-962

1. Sizes and Types and Number of Models of such Pumps

<i>Models</i>	<i>Type</i>	<i>Description</i>
2	Wood well pumps	
1	Light weight cistern lift pump	3" cylinder and closed spout
1	Cistern lift and force pump	3" cylinder
1	Hand lift well pump	1½" pipe and 3" x 10" iron cylinder
1	Hand lift well pump	1½" pipe and 3½" x 10" iron cylinder
1	Windmill lift and force pump	1½" diameter suction pipe
1	Windmill lift and force pump	2" or larger suction pipe
2	Threeway lift and force pump	Underground delivery
1	Double acting hand force pump	

SCHEDULE (Continued)

To ADMINISTRATOR'S ORDER No. A-962

<i>Models</i>	<i>Type</i>	<i>Description</i>
2	Horizontal power force pumps	The larger size to have a capacity not exceeding 300 imperial gals. per hour.
2	Horizontal power force pumps	Capacity 300 to 990 imperial gals. per hour.
2	Horizontal power force pumps	(Including centrifugal) capacity 1,000 to 3,000 imperial gals. per hour
1	Hydraulic ram	2 sizes; 3 and 4
1	Rotary force pump	2 sizes; 1½" and 1¼"
1	Semi-rotary force pump	4 sizes; 1, 2, 3 and 5
2	Deep well lift and force pumps	Not exceeding 9" stroke including jet type pumps
1	Deep well lift and force pump	Not exceeding 12" stroke including jet type pumps
1	Oil or drum pump	

2. *Pneumatic Water Tanks for use with Pressure Water System*

<i>Size</i>	<i>Capacity (Approximate)</i>
16" x 36"	30 Wine Gallons
16" x 48"	40 Wine Gallons
20" x 60"	80 Wine Gallons
30" x 72"	215 Wine Gallons

3. *Pump Accessories*

Iron Cylinders	2 lengths only
Brass lined closed type cylinders	2 lengths only
Brass body closed type. cylinders with inside caps ...	4 diameters, the largest not to exceed 3", not more than 3 lengths of any one diameter of cylinder.

4. *Working Barrels or Open Type Cylinders in Brass Lined Types*

<i>1½"</i>	<i>diameter and</i>	<i>10" stroke only</i>
1½"	" " 8" and 14"	" "
2¼"	" " 6", 12" and 18"	" "
2¾"	" " 6", 12" and 18"	" "
3¼"	" " 12" and 18"	" "
3¾"	" " 12" and 18"	" "
4½"	" " 10" and 16"	" "

5. *Eureka Cylinders for Deep Well Work*

1½" diameter by 12 inch stroke
2¼" " " " "
2¾" " " " "

6. *Parts and Materials*

The manufacture or supply of the following materials, assemblies and parts are prohibited:

Brass body cylinders with outside caps
Metal platforms for Well Casings
Cadmium and Nickel plating

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-963

Respecting Work Clothing

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered on behalf of the Board as follows:—

INTRODUCTION

EFFECTIVE DATE

1. This Order shall be effective on and after November 15, 1943.

REASONS FOR THIS ORDER

2. Order No. 214 of the Board provides rules for fixing prices of consumer goods. However, it has been shown that certain problems relating to the pricing of work clothing can be administered more effectually under rules specially applicable to work clothing.

A direction in writing has been issued under Section 35 of Order 214 waiving the provisions of that Order to the extent only required to permit this Order to have effect.

WHAT THIS ORDER COVERS

3. This Order sets forth rules to govern the fixing of prices at which manufacturers of work clothing may sell such goods in Canada. It also provides rules to be observed by those manufacturers and by wholesalers and retailers in their transactions in work clothing.

WHAT THE EXPRESSION "WORK CLOTHING" INCLUDES

4. The expression "work clothing" means any garment named in the Schedule hereto, made wholly or partly of cotton, fibre, rayon or leather. The expression also includes woollen work shirts.

GENERAL EXEMPTIONS—CERTAIN GOVERNMENT DEPARTMENTS

5. This Order shall not apply to the manufacture, sale or delivery of work clothing when the manufacture, sale or delivery is on the order of one or more of the following departments of the Government of Canada, namely:—Munitions and Supply, National Defence (Army), National Defence (Naval Services), National Defence (Air Services) or Pensions and National Health, or any agency of any of them.

RULES FOR MANUFACTURERS

REPORTS ON LINES AND PRICES OF STANDARD WORK CLOTHING

6. (1) Work clothing for which the manufacturer's highest selling price is fixed by or under The Wartime Prices and Trade Regulations or by or under the authority of the Board are referred to in this Section as "standard work clothing".

(2) Within thirty days from the effective date of this Order and thereafter as requested by the Administrator of Work Clothing, every manufacturer of work clothing shall file with the said Administrator a signed statement showing the lot or stock numbers of each kind of standard work clothing he manufactures and his highest lawful selling price of the same. He shall also indicate in every case whether such price is the price at which he sold that standard work clothing during the basic period, September 15, to October 11, 1941 (both inclusive), or is the price fixed by or on behalf of the Board since that period.

(3) Samples of standard work clothing shall be filed with the said Administrator whenever he so directs.

NEW WORK CLOTHING—COST SHEETS MUST BE FILED

7. (1) New work clothing is work clothing other than standard work clothing as referred to in Section 6.

(2) A person who manufactures any new work clothing shall not sell or offer to sell it in Canada unless, with respect to it, he first

- (a) completes and signs a cost sheet, in duplicate, in the form prescribed by the said Administrator;
- (b) files the said cost sheet in duplicate and a sample of the new work clothing with the said Administrator at Toronto, Ontario, or with a Deputy Administrator of Work Clothing at Vancouver, British Columbia; Edmonton, Alberta; Winnipeg, Manitoba or Montreal, Quebec; whichever is nearest to his place of manufacture;
- (c) files a cost sheet of and a sample, if available, of the work clothing which is being replaced by the new work clothing;
- (d) obtains from the Board a notice in writing setting forth the highest price at which he may sell the new work clothing.

If in the opinion of the said Administrator or of the Deputy Administrator with whom the cost sheet is filed, such new work clothing is similar in usefulness, durability, serviceability and intrinsic worth to the standard work clothing of that manufacturer, the notice will be signed by the said Administrator or the said Deputy Administrator with whom the cost sheet was filed. If on the other hand the said Administrator or the said Deputy Administrator with whom the cost sheet was filed is of the opinion that such new work clothing is dissimilar in usefulness, durability, serviceability or intrinsic worth to the standard work clothing of that manufacturer, then the provisions of Sections 8 to 12, inclusive, of Order No. 214 shall apply.

(3) A person who receives a notice referred to in subsection 2 of this Section shall not sell or offer to sell the goods named or referred to in that notice at a price that is higher than the price set forth for those goods in the said notice.

RULES FOR MANUFACTURERS, WHOLESALERS AND RETAILERS

LABELLING OF WORK CLOTHING

8. (1) No article of work clothing which is wholly or partly manufactured in Canada after the date of this Order shall be displayed for sale, or shipped or delivered in pursuance of a sale, unless at the time of display, shipping or delivering, the name or W.P.T.B. licence number of the person who manufactured it or that person's registered trade-mark for that article, and the lot or stock number and size of that article are printed, written, woven or stamped on that article or on a label or string tag attached to it. All such trade-marks used must be recorded with the Administrator before using the same in pursuance of this Order.

(2) Subsection 1 of this Section shall not apply to the display for sale, shipping or delivering in pursuance of a sale of gloves or mitts.

(3) The printing, writing, weaving or stamping on any article of work clothing or on a label or string tag attached to it, as required by subsection 1 of this Section, shall not be deemed to be a contravention in any way of the provisions of Section 4 of Administrator's Order No. A-593.

9. (1) Every manufacturer of work clothing and every wholesaler shall, within ten days from the date of shipment by him of any article of work clothing, supply the person to whom it is shipped with an invoice showing

- (a) the date of the invoice;
- (b) his name and address and that of the person to whom the article is shipped;
- (c) the manufacturer's or the wholesaler's lot or stock number of the article;
- (d) the exact quantity of each lot or stock number of article involved in the shipment, the price per unit, pair or dozen, as the case may be, and the total price of the same;
- (e) all discounts allowable by him on the said total price;
- (f) a declaration which may be printed, written or stamped on the invoice, stating that the price charged by him for each unit, pair, or dozen of articles,

as the case may be, as the price is shown on the invoice, is not more than the highest price fixed by or under The Wartime Prices and Trade Regulations or by or on behalf of the Board for sales by him of the articles.

(2) No retailer shall in pursuance of any sale deliver any article of work clothing which he purchases after this Order goes into force unless he first receives an invoice for that article from his supplier, as required by subsection 1 of this Section.

RECORDS AND INVOICES MUST BE KEPT

10. (1) Every person who manufactures work clothing shall keep a proper record of his manufacture and sale of work clothing, showing, with respect to each lot or stock number of work clothing, the price range thereof and the materials used in its manufacture.

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in work clothing.

(3) Every record and invoice which by this Section a person is required to make and keep shall upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

Dated at Ottawa, this 5th day of November, 1943.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-963

Garments which are included in the expression "work clothing":

Overalls
Smocks
Pedro Jackets
Short Jackets
Denim Windbreakers
Service and Duster Coats
Sailors' Pants
Riders' Pants
Miners' Pants
Waist Overalls
Dungarees
Buckaroo Pants
Bolero Pants, and similar garments
Combination Overalls
Work Shirts (cotton, woollen)
Work Pants (cotton and fibre materials)
Men's Work Breeches (cotton)
Men's Dress Pants, made of cotton, rayon, tropical fibre material
Boys' cotton long pants
Boys' cotton breeches, bloomers, golfers, shorts
Men's and Boys' Leather Jackets, Windbreakers, Utility Coats and similar garments
Men's and Boys' Windbreakers (all fabrics other than wool)
Men's and Boys' Utility Parkas—lined and unlined (all fabrics other than wool)
Men's and Boys' Ski Slacks (all fabrics other than wool)
Men's and Boys' Bush Coats (all fabrics other than wool)
Oiled Clothing
Leather Dress Gloves
Leather Work Gloves and Mitts
Fabric Work Gloves

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-966

Respecting Full-Fashioned Ladies' Hosiery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knitted Goods, it is hereby ordered on behalf of the Board as follows: .

1. Administrator's Order No. A-7 is hereby amended by adding thereto the following Section:

"6. The provisions of Section 2 of this Order shall be subject to such written exemptions as the Administrator of Knitted Goods may grant, upon application to him, to permit the manufacture of types or constructions of hosiery other than those standard types listed in the Schedule, where existing equipment is unsuitable for the manufacture of such standard types."

2. This Order shall be effective on and after the 9th day of November, 1943.

Dated at Ottawa, this 8th day of November, 1943.

H. G. SMITH,
Administrator of Knitted Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-967

Respecting Maximum Prices of Beets, Cabbage, Carrots, Parsnips and Turnips

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:

1. Section 3 of Administrator's Order No. A-955 is hereby revoked and is replaced by the following:

"3. This Order applies to beets and carrots with and without full fresh tops and to cabbage (including savoy and red cabbage) parsnips, turnips and rutabagas, whether Canadian grown or imported, of all varieties, grades and qualities. The said vegetables are hereinafter referred to as 'root vegetables'".

2. Subsection (2) of Section 4 of said Order No. A-955 is hereby revoked and is replaced by the following:

"(2) Carrots and beets may not be weighed and sold with their tops on except where they have full fresh tops and are sold in bunches properly tied in advance of sale. Other root vegetables must be sold at all times without tops."

3. Section 11 of said Order No. A-955 is hereby amended by substituting the following as the table to said Section:

"TABLE TO SECTION 11.

MAXIMUM PRICE IN CENTS PER POUND FOR CANADA NO. 1 GRADE ROOT
VEGETABLES

Name of Root Vegetable	Zone No. 1		Zone No. 2	
	Not washed and scoured and/or waxed	Washed and scoured and/or waxed	Not washed and scoured and/or waxed	Washed and scoured and/or waxed
	c.	c.	c.	c.
Cabbage.....	2 $\frac{1}{4}$	—	2 $\frac{1}{2}$	—
Cabbage (red and savoy).....	3 $\frac{1}{4}$	—	3 $\frac{1}{2}$	—
Parsnips.....	4	4 $\frac{1}{2}$	4 $\frac{1}{4}$	4 $\frac{3}{4}$
Turnips (yellow) and rutabagas.....	1 $\frac{3}{4}$	2 $\frac{1}{4}$	2	2 $\frac{1}{2}$
Turnips (white).....	3	3 $\frac{1}{2}$	3 $\frac{1}{4}$	3 $\frac{3}{4}$
Beets.....	2 $\frac{1}{4}$	2 $\frac{1}{2}$	2 $\frac{1}{2}$	2 $\frac{3}{4}$
Carrots.....	2	2 $\frac{1}{2}$	2 $\frac{1}{4}$	2 $\frac{3}{4}$
Beets and Carrots (in bunches with full fresh tops).....	4	—	4 $\frac{1}{4}$	— "

4. Section 12 of said Order No. A-955 is hereby revoked and is replaced by the following:

"Sales by Shippers of Ungraded or Lower than No. 1 Grade Root Vegetables

12. (1) The maximum prices fixed by Section 11 on sales of beets and carrots in bunches with full fresh tops shall apply regardless of grade.

(2) Except as provided in subsection (1) of this Section the maximum price at which a shipper may sell to a wholesale distributor delivered at any distributing centre, a root vegetable which has not been graded or is of a lower grade than Canada No. 1 grade, shall be an amount equal to the maximum price on sales by him of that root vegetable of Canada No. 1 grade to that buyer delivered at that distributing centre, as fixed by Section 11, LESS $\frac{1}{4}$ of a cent per pound."

5. Subsection (1) of Section 25 of said Order No. A-955 is hereby revoked and is replaced by the following:

"(1) On every sale of a root vegetable other than a sale at retail every seller shall at the time of delivery of the root vegetable furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the name, quantity and weight of the root vegetable sold and the price charged therefor. The grade must be shown on the invoice if the root vegetable is graded or, if not graded, the word "ungraded" must be shown. If carrots or beets are sold in bunches with full fresh tops or if a root vegetable has been washed and scoured and/or waxed it must be shown on the invoice."

6. Section 26 of said Order No. A-955 is hereby revoked and is replaced by the following:

"26. Every wholesale distributor and retailer shall immediately upon receipt by him of any root vegetable purchased by him make a written record at the place of business at which he receives the same, showing the date of purchase, the name and complete address of his supplier, the quantity and weight purchased, the grade of the root vegetable (if graded), the actual price and transportation and other charges paid, and if the root vegetable has been washed and scoured and/or waxed. If carrots or beets are purchased in bunches with full fresh tops it must be shown on the record. However if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice."

7. This Order comes into effect on November 15, 1943.

Dated at Ottawa, this 13th day of November, 1943.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Note to Administrator's Order No. A-955 as Amended by Administrator's Order No. A-967

The following examples are given to assist primary producers in Zone No. 1 to calculate their maximum selling prices of beets and carrots in bunches with full fresh tops to buyers in distributing centres. The prices shown are subject to the periodic increases provided in Section 16 of Order No. A-955.

Class of Buyer	1 doz. 1 lb. bunches	1 doz. $\frac{1}{2}$ lb. bunches	Per pound and per 1 lb. bunch	Per $\frac{1}{2}$ lb. bunch
	c.	c.	c.	c.
Wholesale Distributor.....	48	24	4	—
Retailer who takes delivery at central warehouse.....	48	24	4	—
Other retailers.....	56	28	4.7	—
Consumers.....	80	40	7	4

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-971

Respecting the conversion of real property known as 130 South Drive and 316 Bloor Street West, both in the City of Toronto, in the Province of Ontario.

Under authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Administrator's Order No. A-888 is amended by deleting the third paragraph of the recital thereto containing the following words:—

“And Whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on September 2nd, 1943, has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;”

and by substituting the following therefor:—

“And Whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on September 2, 1943, approved the conversion of the aforesaid real property known as Numbers 130 South Drive and 316 Bloor Street West into and the use thereof as a two-family and a three-family dwelling house respectively, subject to the conditions hereinafter set forth;”

2. Section 1 of Administrator's Order No. A-888 is amended by deleting therefrom the following words:—

“the respective owners of such single family dwelling houses are hereby permitted to convert into and use the same as three-family dwelling houses”

and by substituting the following therefor:—

“the owner of the single-family dwelling house known as 130 South Drive is hereby permitted to convert into and use the same as a two-family dwelling house and the owner of 316 Bloor Street West is hereby permitted to convert into and use the same as a three-family dwelling house.”

3. This Order shall come into force on the 17th day of November, 1943.

Dated at Ottawa, this 16th day of November, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Orders

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 81

Prices of Fuelwood in the Province of Manitoba

Under the powers given by the Wartime Prices and Trade Board to the Wood Fuel Administrator

IT IS HEREBY ORDERED ON BEHALF OF SUCH BOARD AS FOLLOWS:—

Effective Date, Revocation, Replacement and Application of Order

1. This Order comes into force on November 8, 1943, and revokes and replaces Fuelwood Order No. 48 as amended by Fuelwood Order No. 54. The Order fixes the highest selling price of fuelwood in the Province of Manitoba.

Definitions

2. For the purposes of this Order the words and phrases stated below are given defined meaning as follows:

- (a) "cord"—means a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed fuelwood 12 inches in length must contain 164 cubic feet;
- (b) "dry fuelwood"—includes seasoned fuelwood, dry cut fuelwood and fire-killed fuelwood and the terms "seasoned", "dry cut" and "fire-killed" shall have the meanings given to them by local trade practice;
- (c) "fuelwood"—includes millwood, slabs and edgings;
- (d) "greater Winnipeg area"—means and includes the cities of Winnipeg and St. Boniface, the towns of Transcona and Tuxedo and the municipalities of Assiniboia, Brooklands, Charleswood, East Kildonan, Fort Garry, North Kildonan, Old Kildonan, St. James, St. Vital and West Kildonan, all in the Province of Manitoba;
- (e) "sell"—also covers an offer to sell;
- (f) "Zone A"—means that area surrounding the City of Winnipeg in the Province of Manitoba from which the railroad freight charge on fuelwood to the City of Winnipeg does not exceed 5½ cents per 100 pounds;
- (g) "Zone B"—means that area surrounding Zone A in the said province from which the railroad freight charge on fuelwood to the said city exceeds 5½ cents per 100 pounds.

Sales By Cord

3. All sales of fuelwood must be by the cord.

Advertisement

4. An advertisement offering fuelwood for sale must contain the full name and address of the seller.

Price List To Be Posted Up and Copy Sent to Administrator

5. A person who sells fuelwood must keep a copy of his price list on display at the place he takes orders for or sells the same in a position where it can be readily examined by customers. A copy of the price list must be displayed promptly after this Order comes into force and a copy of the same sent to the Administrator not

later than December 8, 1943. If any change is made in prices a new price list must be put on display and a copy sent to the Administrator within fourteen days after the change is made.

Invoice or Sales Slip To Be Given

6. On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing,

- (a) the seller's name and address,
- (b) the date of sale and delivery,
- (c) the kind and quantity sold,
- (d) the length and whether dry or green,
- (e) the price per cord and the total price charged.

Copy of Invoice or Sales Slip To Be Retained

7. The seller must keep a duplicate of each invoice or sales slip and have it available for inspection at any time within 12 months after the date of delivery by any authorized representative of the Board.

Shipping Price in Zone A and Zone B

8. The highest price at which any person may in the province of Manitoba sell dry fuelwood 4 feet in length of a kind named in Schedule "A" hereto loaded on trucks or railroad cars at the loading or shipping point nearest to the land from which the fuelwood was obtained is fixed at the price per cord for the same set forth in

Column 1 of Schedule "A"—if the loading or shipping point is situate in
Zone A; or

Column 2 of Schedule "A"—if the loading or shipping point is situate in
Zone B.

Delivered Price to Consumers in Greater Winnipeg Area and the City of Brandon

9. (1) The highest price at which any person may in the greater Winnipeg area and the city of Brandon sell to a consumer dry fuelwood of a kind named and length specified in Schedule "B" hereto including delivery to the consumer's premises is fixed at the price per cord or, where specified, a half cord or quarter cord, for the same set forth in Schedule "B".

(2) The price for a half cord or quarter cord specified in Schedule "B" applies only when that quantity is ordered by the consumer or is delivered at his request. For all other fractional quantities and in all other cases the price shall be in proportion to the cord price thereof.

Delivered Price to Consumers in City of Portage La Prairie and Towns, Villages and Areas Named in Schedule "C"

10. (1) The highest price at which any person may in the city, towns, villages and areas in the Province of Manitoba named in Schedule "C" hereto sell to a consumer dry fuelwood of a kind named and length specified in Schedule "C" including delivery to the consumer's premises is fixed at the price per cord or, where specified, a half cord or quarter cord for the same set forth in Schedule "C".

(2) The price for a half cord or quarter cord specified in Schedule "C" applies only when that quantity is ordered by the consumer or delivered at his request. For all other fractional quantities and in all other cases the price shall be in proportion to the cord price thereof.

Delivered Price to Consumers in The Pas, Selkirk, Flin Flon, Sheridan and Churchill

11. The highest price at which any person may in the towns, municipal district and areas in the Province of Manitoba named in Schedule "D" hereto sell to a consumer dry fuelwood of a kind named and length specified in Schedule "D" including delivery to the consumer's premises is fixed at the price per cord for the same set forth in Schedule "D".

*Delivered Price to Consumer in Province of Manitoba Excluding Cities, Towns, Etc.,
Named in Schedules "B", "C" and "D"*

12. The highest price at which any person may in the province of Manitoba excluding cities, towns, villages, areas and districts named in Schedules "B", "C" and "D" sell to a consumer dry fuelwood of a kind named and length specified in Schedule "E" including delivery to the consumer's premises is fixed at the price per cord for the same set forth in Schedule "E".

Highest Price to Consumer Not Delivered

13. Except in those cases to which Section 8 applies, where the seller does not deliver, the highest price at which he may sell dry fuelwood to a consumer is the price fixed by Section 9, 10, 11 or 12, as the case may be, less the amount the buyer has to pay for delivery.

Dated at Ottawa, this 2nd day of November, 1943.

J. S. WHALLEY,
Administrator, Wood Fuel.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" to Fuelwood Order No. 81

Highest Prices of Dry Fuelwood per Cord loaded on Railroad Cars or Trucks at the Shipping or Loading Point nearest to the land from which the Fuelwood is obtained in the Province of Manitoba.

Kinds	Column Zone Length	Col 1 Zone A 4 Feet Price per cord	Col. 2 Zone B 4 Feet Price per cord
1. Birch and Oak.....		\$6.75	\$6.25
2. Tamarack.....		6.25	5.75
3. Mixed Hardwood including Oak, Elm and Ash.....		5.75	5.25
4. Jack pine and Spruce.....		5.25	4.75
5. White Poplar.....		4.50	4.00
6. Black Poplar.....		3.50	3.00
7. Millwood (Slabs and Edgings).....		4.35	3.85

SCHEDULE "B" to Fuelwood Order No. 81

Highest Prices of Dry Fuelwood delivered to the premises of the Consumer in Greater Winnipeg Area and the City of Brandon, in the Province of Manitoba.

NOTE.—Greater Winnipeg Area means and includes the Cities of Winnipeg and St. Boniface, the Towns of Transcona and Tuxedo and the Municipalities of Assiniboia, Brooklands, Charleswood, East Kildonan, Fort Garry, North Kildonan, Old Kildonan, St. James, St. Vital and West Kildonan, all in the Province of Manitoba.

Kinds	Column Length Quantity	Col. 1 4 Feet 1 Cord	Col. 2 12 inches 1 Cord	Col. 3 12 inches ½ Cord	Col. 4 12 inches ¼ Cord
1. Birch and Oak.....		\$11.00	\$12.50	\$6.50	\$3.55
2. Tamarack.....		10.50	12.00	6.25	3.40
3. Mixed Hardwood (Ash, Elm, Oak).....		10.00	11.50	6.00	3.30
4. Jack pine and Spruce.....		9.25	10.75	5.65	3.15
5. White Poplar.....		8.25	9.75	5.15	2.90
6. Black Poplar.....		7.25	8.50	4.65	2.65
7. Millwood (Slabs and Edgings).....		8.00	9.50	5.00	2.80

SCHEDULE "C" to Fuelwood Order No. 81

Highest Prices of Dry Fuelwood delivered to the Premises of the Consumer in

- (a) the city of Portage la Prairie,
 - (b) the towns of Boissevain, Carman, Carberry, Deloraine, Emerson, Hartney, Killarney, Melita, Minnedosa, Morris, Morden, Neepawa, Oak Lake, Rapid City, Rivers, Stonewall, Souris, Virden, Gretna.
 - (c) the villages of Hamiota, Manitou, Pilot Mound, Shoal Lake, Plum Coulee and Winkler.
 - (d) those areas situate within one mile from the post office in each of the settlements of Reston, Roland, Newdale and Strathclair,
- all in the Province of Manitoba.

Kinds	Column Length Quantity	Col. 1 4 feet 1 Cord	Col. 2 12 inches 1 Cord	Col. 3 12 inches ½ Cord	Col. 4 12 inches ¼ Cord
1. Birch and Oak.....		\$9.25	\$10.50	\$5.50	\$3.05
2. Tamarack.....		8.75	10.00	5.25	2.95
3. Mixed Hardwood, including Oak, Elm and Ash..		8.25	9.50	5.00	2.80
4. Jack pine and Spruce.....		7.75	9.00	4.75	2.70
5. White Poplar.....		7.00	8.25	4.40	2.50
6. Black Poplar.....		6.00	7.25	3.90	2.25
7. Millwood (Slabs and Edgings).....		7.00	8.25	4.40	2.50

SCHEDULE "D" to Fuelwood Order No. 81

Highest Prices of Dry Fuelwood delivered to the premises of the Consumer in

- (a) the towns of The Pas and Selkirk,
 - (b) the Municipal District of Flin Flon,
 - (c) those areas situate within one mile from the Post Office in each of the settlements of Sherridan and Churchill,
- all in the Province of Manitoba.

Kinds	Column Length Quantity	Col. 1 4 Feet 1 Cord	Col. 2 12 inches 1 Cord
1. Birch, Oak and Tamarack.....		\$9.50	\$10.75
2. Mixed Hardwood.....		9.00	10.25
3. Jack pine and Spruce.....		8.50	9.75
4. White Poplar.....		7.75	9.00
5. Black Poplar.....		6.75	8.00
6. Millwood (Slabs and Edgings).....		7.75	9.00

SCHEDULE "E" to Fuelwood Order No. 81

Highest Prices of Dry Fuelwood delivered to the premises of the Consumer in any part of Manitoba *excluding* those areas, cities, towns, villages and district named in Schedules "B", "C" and "D" to this Order.

Kinds	Column Length Quantity	Col. 1 4 Feet 1 Cord	Col. 2 12 Inches 1 Cord
1. Birch and Oak.....		\$9.00	\$10.25
2. Tamarack.....		8.50	9.75
3. Mixed Hardwood, including Oak, Elm and Ash.....		8.00	9.25
4. Jack pine and Spruce.....		7.50	8.75
5. White Poplar.....		6.50	7.75
6. Black Poplar.....		5.50	6.75
7. Millwood (Slabs and Edgings).....		6.50	7.75

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 84

Highest Prices of Fuelwood in the County of Madawaska in the Province of New Brunswick

Under the powers granted by the Wartime Prices and Trade Board to the Wood Fuel Administrator,

It is hereby ordered on behalf of the Board as follows:—

EFFECTIVE DATE AND APPLICATION OF ORDER

1. This Order comes into force on the 10th day of November, 1943, and fixes the highest selling prices of fuelwood in the County of Madawaska in the Province of New Brunswick. Fuelwood Order No. 83 deletes the word "Madawaska" from Administrator's Order No. A-250, otherwise known as Fuelwood Order No. 16.

DEFINITIONS

2. For the purposes of this Order the words stated below are given defined meaning as follows:

- (a) "fuelwood"—includes slabs, edgings and millends;
- (b) "cord"—a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed slabs, edgings or millends 18 inches or under in length must contain 168 cubic feet;
- (c) "sell"—includes an offer to sell;
- (d) "dry"—when applied to softwood slabs, edgings or millends means that the slabs, edgings or millends in addition to being dry have been piled for four months or more.

SALES BY CORD

3. All sales of fuelwood must be by the cord.

ADVERTISEMENT

4. An advertisement offering fuelwood for sale must contain the full name and address of the seller.

PRICE LIST TO BE POSTED UP AND COPY SENT TO ADMINISTRATOR

5. A person who sells fuelwood must keep a copy of his price list on display at the place he takes orders for or sells the same in a position where it can be readily examined by customers. A copy of the price list must be displayed promptly after this Order comes into force and a copy of the same sent to the Administrator not later than December 10, 1943. If any change is made in prices a new price list must be put on display and a copy sent to the Administrator within 14 days after the change is made.

INVOICE OR SALES SLIP TO BE GIVEN

6. On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing,

- (a) the seller's name and address,
- (b) the date of sale and delivery,
- (c) the kind and quantity sold,
- (d) the length and whether dry, seasoned or green,
- (e) the price per cord and the total price charged.

COPY OF INVOICE OR SALES SLIP TO BE RETAINED

7. The seller must keep a duplicate of each invoice or sales slip and have it available for inspection at any time within 12 months after the date of delivery by any authorized representative of the Board.

CHARGE FOR SPLITTING

8. The highest price which any person may charge, collect from or be paid by a consumer for the service of splitting fuelwood 16 inches or 24 inches long into cook stove size, or kitchen size, shall be at the rate of fifty cents (50c) per cord.

CHARGE FOR RESAWING CORDWOOD

9. The highest price which any person may charge, collect from or be paid by a consumer for the service of resawing fuelwood from cordwood length into shorter lengths shall be at the following rate per cord, namely:—

(a) into two lengths	75c
(b) into three lengths	\$1.00
(c) into four lengths	\$1.25
(d) into five lengths	\$1.50

PRODUCER'S SELLING PRICE AT ROADSIDE

10. The highest price at which a producer may sell fuelwood of a kind and in a condition named, length specified, piled at the roadside nearest to the woodlot or timber limit from which the fuelwood is cut is fixed at the price per cord for the same set forth in Schedule "A" hereto.

PRICE TO CONSUMERS DELIVERED

11. (1) The highest price at which any person may sell to a consumer fuelwood of a kind and in a condition named, length specified, including delivery to the consumer's premises is fixed at the price per cord or, where specified, a half cord or quarter cord for the same set forth in Schedule "B" hereto.

(2) The price for a half cord or a quarter cord where specified in Schedule "B" applies only when that quantity is ordered by the consumer or is delivered at his request. For all other fractional quantities and in all other cases the price shall be in proportion to the cord price thereof.

PRICE TO CONSUMERS NOT DELIVERED

12. Where a seller, other than a producer, does not deliver, the highest price at which he may sell fuelwood to a consumer is the price fixed by Section 11 less the amount the buyer has to pay for delivery.

Dated at Ottawa, this 3rd day of November, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Fuelwood Order No. 84

Highest Prices of the Producer for Fuelwood Piled at the Roadside in the County of Madawaska in the Province of New Brunswick

Kinds	Column Length Quantity Cubic Feet	Col. 1 4' 1 Cord 128 Cu. Ft.	Col. 2 24" 1 Cord 128 Cu. Ft.	Col. 3 16" 1 Cord 128 Cu. Ft.
Seasoned Mixed Hardwoods (Yellow Birch, Beech, Hard Maple).....		\$7.00	\$8.00	\$8.50
Seasoned White Birch, Soft Maple.....		6.00	7.00	7.50
Seasoned Mixed Hardwood and Softwood (Hardwood 50%, White Birch, Soft Maple and Spruce 50%).....		5.00	6.00	6.50
Green Mixed Hardwoods (Yellow Birch, Beech and Hard Maple).....		6.50	7.50	8.00
Green White Birch and Soft Maple.....		5.50	6.50	7.00
Green Mixed Hardwood and Softwood (Hardwood 50%, White Birch, Soft Maple and Spruce 50%).....		4.50	5.50	6.00

SCHEDULE "B"

To Fuelwood Order No. 84

Maximum Prices of Fuelwood delivered to the Premises of the Consumer in the
County of Madawaska in the Province of New Brunswick

Kinds	Column Length	Col. 1 4' 1 cord 128	Col. 2 24" 1 cord 128	Col. 3 24" 1 cord 64	Col. 4 24" 1 cord 32	Col. 5 16" 1 cord 128	Col. 6 16" 1 cord 64	Col. 7 16" 1 cord 32	Col. 8 12" 1 cord 128	Col. 9 12" 1 cord 64	Col. 10 12" 1 cord 32	Col. 11 18" and less, mixed 1 cord 128	Col. 12 1 cord 64	Col. 13 1 cord 32
1. Mixed Hardwoods, Yellow Birch, Beech and Hard Maple	Quantity Cubic feet													
(a) Seasoned, split to kitchen size.....								\$3.15						
(b) Seasoned, Not split to kitchen size.....		\$11.00		\$5.75	\$3.00	\$11.50	\$6.00	3.00						
(c) Green, Not split to kitchen size.....		10.50		5.50	2.87	11.00	5.75							
		9.00		5.25	2.75	10.50	5.50	2.87						
2. White Birch, Soft Maple														
(a) Seasoned, split to kitchen size.....			10.00	5.25	2.75	10.50	5.50	2.90						
(b) Seasoned, and not split to kitchen size.....		8.50	9.50	5.00	2.62	10.00	5.25	2.75						
(c) Green and not split to kitchen size.....		8.00	9.00	4.75	2.50	9.50	5.00	2.65						
3. Mixed Hardwood and Softwood (White Birch, Soft Maple and Spruce) 50% Hardwood and 50% Softwood														
(a) Seasoned and split to kitchen size.....			9.00	4.75	2.50	9.50	5.00	2.65						
(b) Seasoned and not split to kitchen size.....		7.50	8.50	4.50	2.37	9.00	4.75	2.50						
(c) Green and not split to kitchen size.....		7.00	8.00	4.25	2.25	8.50	4.50	2.37						
4. Green Hardwood Slabs.....		7.50	8.50	4.50	2.40	9.50	5.00	2.65	10.00	5.25	2.75			
5. Green Hardwood Slabs and Edgings Mixed...		7.00	8.00	4.25	2.25	9.00	4.75	2.50	9.50	5.00	2.65			
6. Green Hardwood Edgings.....		6.00				8.00	4.25	2.25	8.50	4.50	2.40			
7. Dry Hardwood Slabs.....		8.50	9.50	5.00	2.65	10.50	5.50	2.90	11.00	5.75	3.00			
8. Dry Hardwood Slabs and Edgings Mixed.....		8.00	9.00	4.75	2.50	10.00	5.25	2.75	10.50	5.50	2.90			
9. Dry Hardwood Edgings.....		7.00				9.00	4.75	2.50	9.50	5.00	2.65			
10. Green Softwood Millends.....												4.25		
11. Green Softwood Slabs and Edgings.....		3.50				4.00	2.25	1.25						
12. Green Softwood Edgings (bundled).....		3.50				3.50	2.00	1.15						
13. Green Softwood Edgings (Loose).....		3.00				3.50	2.00	1.15						
14. Dry (piled 4 months or more) Softwood Millends														
15. Dry (piled 4 months or more) Softwood Slabs and Edgings.....		4.50				6.00	3.25	1.75	6.25	3.40	1.80			
16. Dry (piled 4 months or more) Softwood Edgings (bundled).....		4.25				5.00	2.75	1.50	5.50	3.00	1.65			
17. Dry (piled 4 months or more) Softwood Edgings (Loose).....		3.75				5.00	2.75	1.50	5.50	3.00	1.65			

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 5B

(Order No. C.C. 5 Amended)

Dated November 5, 1943

Pursuant to the powers conferred by Order in Council P.C. 6835 of August 29, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *W. M. Berry Appointed a Member of the Dyestuffs Advisory Committee in Place of E. Camp*

Section 5 of the Order of the Controller of Chemicals No. C.C. 5 dated December 4, 1941, as amended by his Order No. C.C. 5A dated October 24, 1942, is further amended by rescinding the appointment of Mr. E. Camp of National Aniline Company, Toronto, as a member of the Dyestuffs Advisory Committee established by the said Order No. C.C. 5, and by appointing Mr. W. M. Berry, Assistant Secretary, Primary Textile Institute, Montreal, a member of the said Committee in place of the said E. Camp.

E. T. STERNE,
Controller of Chemicals.

APPROVED:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CONSTRUCTION

Order No. 4A**(B.C. Construction Control Advisory Committee)**

Dated November 3, 1943

Pursuant to the powers conferred by Order in Council P.C. 6835, of August 29, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *B.C. Construction Control Advisory Committee Re-Established*

The British Columbia Construction Control Advisory Committee (hereinafter referred to as "the Committee") established by Order No. 4 of the Deputy Priorities Officer, dated August 5, 1941, as amended by Order No. 8 of the Controller of Construction, dated November 21, 1941, is hereby continued and its members as appointed by the said Order No. 4 are confirmed and continued in office.

2. *Duties*

The duties of the Committee shall be to confer with and advise the Controller of Construction with respect to construction and construction materials and the installation of equipment; and to investigate any matter within the scope of Order in

Council P.C. 660 of January 30, 1942, as amended, which may be referred to the Committee by the Controller, and to discuss and consider such other relevant problems or matters as may arise in connection therewith, and to make recommendations to the Controller with respect to the matters investigated or considered by the Committee.

3. *Membership*

The Committee shall, until otherwise ordered, consist of the persons hereinafter named, and such other persons as the Controller of Construction may from time to time appoint in addition to or in substitution for any of such persons:

Francis Edmund Burke, of Vancouver, to be Chairman of the Committee;
William Carey Ditmars, of Vancouver;
H. Nolan MacPherson, of Vancouver;
Phillip Archibald Gibbs, of Victoria.

4. *Meetings*

The Committee shall meet from time to time at the call of the Chairman, at such time and place as he shall select, and on such notice, given in such manner, as he shall deem sufficient.

5. *Quorum*

Any two members of the Committee shall be a quorum, and in the absence of the Chairman from any meeting the members present and constituting a quorum may appoint one of their number Chairman *pro tem* for such meeting or until the arrival of the Chairman.

6. *Order No. 4 Rescinded*

Order No. 4, of the Deputy Priorities Officer, Construction Control Division, dated August 5th, 1941, as amended by Order No. 8 of the Controller of Construction, dated November 21, 1941, is rescinded.

JOHN SCHOFIELD,
Controller of Construction.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY CONTROLLER OF CONSTRUCTION

Order No. 21

(Installation of Refrigerating Equipment—Licence Exemption)

Dated November 2, 1943

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30, 1942, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:
any word or term used herein which is defined in Order in Council P.C. 660 of January 30, 1942, shall have the meaning given to such word or term in Order in Council P.C. 660.

2. *Exemption From Licensing Requirements*

No licence under the provisions of subsection (1) of Section 3 of Order in Council P.C. 660 shall be required for any project consisting only of the installation of

refrigerating equipment, and in ascertaining the total cost of any project consisting in part of such an installation no account shall be taken of the cost of installation of refrigerating equipment.

JOHN SCHOFIELD,
Controller of Construction.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board

NOTE.—This Order is issued to remove duplication of permits or licences. It does not relieve any person from complying with any permit requirements of the Administrator of Refrigeration, Laundry and Drycleaning Equipment of the Wartime Prices and Trade Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 54

(Magnesium Advisory Committee)

Dated October 28, 1943

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Establishment of Committee*

A Committee to be known as the Magnesium Advisory Committee (hereinafter referred to as the "Committee") is hereby established and appointed.

2. *Duties of the Committee*

The duties of the Committee shall be to conduct investigations and to confer with and advise the Metals Controller regarding all matters pertaining to the production, fabrication and use of magnesium and to present for discussion and guidance such other relevant problems as may arise in connection therewith.

3. *Composition and Personnel of the Committee*

The Committee shall until otherwise ordered consist of the Metals Controller and the Deputy Metals Controller together with:

Mr. A. E. Cartwright, Robert Mitchell Company, Ltd., 750 Belair Street, Montreal,
Mr. M. F. Goudge, Division of Industrial Minerals, Lydia and Rochester Streets,
Ottawa,

Mr. Anton Gronningsater, Falconbridge Nickel Mines Ltd., 25 King Street West,
Toronto,

Dr. E. W. R. Steacie, National Research Council, Ottawa,

Mr. D. W. Stewart, Light Alloys, Ltd., Renfrew, Ontario,

Mr. R. J. Traill, Division of Metallic Minerals, Booth Street, Ottawa,

Mr. E. R. Williams, Shawinigan Chemicals, Ltd., Shawinigan Falls, Quebec,

and such other persons from the Metals Controller's Office and from industry as the Metals Controller may from time to time designate or appoint.

4. *Chairman*

The Chairman of the Committee shall be the Metals Controller or such other member of the Committee as he may from time to time appoint.

5. *Calling of Meetings*

The Committee shall meet from time to time at the call of the Chairman of the Committee, at such time and place as he shall select and on such notice, given in such manner as he shall deem sufficient.

6. *Quorum*

Four members of the Committee shall constitute a quorum.

G. C. BATEMAN,
Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 33

(Purchase and Stocks of Iron and Steel)

Dated October 28, 1943

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Order S.C. 17 of the Steel Controller, dated September 19, 1942, and Order S.C. 22 of the Steel Controller, dated September 10, 1942, are cancelled and superseded by this Order.

2. *Interpretation*

For the purposes of this Order, unless the context otherwise requires.

- (a) "Item" means any item in any class of steel which is different from all other items in the same class of steel by reason of one or more of its specifications such as length, width, thickness, shape, grade, temper, alloy, finish or form; but this distinction does not apply as between items of steel of different length or width, which are equally capable of being used for the same purpose or in the same process or processes.
- (b) "Order No. P.O. 4" means the Order No. P.O. 4 of the Priorities Officer of the Department of Munitions and Supply, dated June 7, 1943, and the instructions issued therewith, as amended from time to time, and includes any Order or instructions issued in substitution therefor, and any amendments thereof.
- (c) "Person" includes partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.
- (d) "Purchase Order" means any requisition, order, indent, contract or commitment of any kind, and includes any transaction involving the transfer of steel from the producing mill of a steel producer to another mill operated by the same producer for use as raw material to make steel products other than those listed in Schedule "A" to this Order.
- (e) "Put into process" means actually installed or assembled or substantially changed physically from the condition in which the steel was received. The term does not include minor initial alterations, such as marking, shearing, cutting, trimming or the like, unless such a minor alteration is part of a continuous fabricating or assembling operation. Such operations as inspection and testing, or segregating, or earmarking for a specific job, purpose or operation do not constitute putting into process.

- (f) "Steel" means carbon steel, alloy steel and wrought iron in any of the classes listed in Schedule "A" to this Order and includes any secondary grades thereof such as rejects, mill ends, seconds, wasters and shearings; but does not include any materials purchased, sold and priced as scrap, or any used or second-hand material.
- (g) "Steel Producer" means any person who produces, through the operation of a mill, any steel.
- (h) "Stock on hand", with respect to a wholesaler, means the total quantity wherever situated, which such wholesaler has in his possession, whether held in his own name or held in the name of any other person, but does not include steel held for releases by the Director-General of Aircraft Production, or the Controller of Ship Repairs and Salvage, or the Director of Ordnance Stores of the Department of Munitions and Supply.
- (i) "Stock on hand" with respect to a person, other than a wholesaler, means the total quantity wherever situated, which such person has in his possession and has not irrevocably put into process, whether held in his own name or in the name of any other person, but does not include any articles of special design which are kept by any person as a spare part or as capital equipment or for the maintenance or repair of his own machinery or equipment.
- (j) "Wholesaler" means any person who is engaged in the business of receiving steel for sale and who does not process the steel to be so sold otherwise than by cutting to length, shearing to size, torch cutting or burning to shape, sorting and grading, not including any person whose normal sales are mostly to the public at retail.

3. *Limitation of Stock in Hand*

(1) No person shall take delivery of any item of steel if his stock on hand of such item is, or will by delivery thereof become, in excess of a minimum practicable inventory thereof, consistent with sound production practices or sound management.

(2) Subject to the provisions of subsection (1) of this Section 3, any person may take delivery of any item of steel if his stock on hand of such item is not, and will not by acceptance of delivery of such item become, in excess of the quantity that he will require during the succeeding period of ninety (see Section 15) days for re-sale, and/or for putting into use, having regard to his current practices and reasonably anticipated rate of operations or sales;

(3) Notwithstanding the provisions of subsection (2) of this Section 3, any person may take delivery of any item of steel which will increase his stock on hand of such items beyond the maximum authorized, if

- (a) his stock on hand at the time of delivery is less than such maximum and the delivery is of the minimum quantity of such item that can be commercially procured in accordance with the standard or common practices prevailing in the steel industry; or
- (b) such item is delivered to a steel producer and is intended for further processing into any other item, in any class of steel listed in Schedule "A" to this Order; or
- (c) delivery is made by a steel producer or wholesaler sooner than the time of delivery specified on or with the purchase order.

4. *Acceptance of Purchase Orders by Steel Producers and Wholesalers*

Unless the purchase order has been approved in writing by the Steel Controller, no steel producer and no wholesaler shall accept a purchase order for the delivery to any person in Canada of any item of steel,

- (a) if he knows or has reason to believe that the delivery of such item to the customer, at the time specified for delivery, will be in violation of the terms of this Order; or
- (b) where the steel is listed in part 1 of Schedule "A" to this Order, if the purchase order is not endorsed or accompanied with the information required by this Order.

5. *Placing Purchase Orders*

No person shall place any purchase order for any item of steel unless and until his stock on hand of such item is less than the quantity of such item that he will require during the succeeding 90 (see Section 15) days from the date of placing such order; provided that if such person knows, or has reason to believe, that a period in excess of 90 days will elapse before delivery, such purchase order may be placed at such previous time as will allow for such delay in delivery.

6. *Duplication and Alteration of Purchase Orders Prohibited*

(1) No person shall duplicate a purchase order by placing another purchase order with any steel producer, or wholesaler, for any steel requirements if such person has already placed a purchase order with, or a purchase order of his has been sent or mailed to, the same or any other steel producer or wholesaler or any supplier in the United States of America for steel to cover the same requirements.

(2) Except with the written approval of the Steel Controller no person shall alter in any respect any purchase order for steel which has been approved by the Steel Controller.

7. *Information Required on Purchase Orders Placed With Steel Producers*

(1) Every person shall state on every purchase order for any steel listed in part 1 of Schedule "A" to this Order (and on all copies thereof) placed by him with a steel producer with respect to each item of steel ordered

- (a) his stock on hand at the time of the placing of the purchase order; and
- (b) the quantity which remains undelivered on all of his previous purchase orders, whether already placed with or sent or mailed to any person in Canada or the United States of America; and
- (c) how long the quantity specified on the purchase order may reasonably be expected to last.

(2) Every wholesaler shall place on every purchase order placed by him with a steel producer for any steel listed in Schedule "A" to this Order to be delivered into his stock the words "for resale intact" and shall also state on the purchase order the percentage of his sales (of each item of steel ordered) with respect to each Programme Classification according to his most recent record of such sales, as provided in Order No. P.O. 4.

(3) Every person, other than a wholesaler, shall state on every purchase order for any steel listed in Schedule "A" to this Order placed by him with a steel producer a full description in words of the use to which the steel ordered is to be put, and, if the steel ordered is to be put to more than one use or in more than one programme, the percentage thereof to be allocated to each programme classification as provided in Order No. P.O. 4.

8. *Information Required on Purchase Orders Placed With Wholesalers*

(1) Every person shall state on or with every purchase order for any steel listed in Schedule "A" to this Order placed by him with a wholesaler a full description in words of the use to which the steel ordered is to be put, and if the steel ordered is to be put to more than one use or in more than one programme, the percentage of the steel ordered to be allocated to each use or programme according to the provisions of Order No. P.O. 4.

(2) Every person shall state on or with every purchase order for any steel listed in part 1 of Schedule "A" to this Order placed by him with a wholesaler, if the steel ordered is stainless steel or if the quantity ordered is more than 100 pounds of tool steel or more than 8000 pounds of wrought iron and/or carbon steel, or more than 2000 pounds of any alloy steel other than stainless steel or tool steel,

- (a) the stock on hand of each item ordered at the time the order is placed; and
- (b) the quantity of each item ordered remaining undelivered on all purchase orders previously placed with or sent or mailed to all suppliers in Canada and the United States of America; and
- (c) How long the quantity of each item ordered may reasonably be expected to last.

9. *Purchase Orders Placed With Jobbers*

Every person who places a purchase order with a jobber for shipment of any steel listed in Part 1 of Schedule "A" to this Order direct to such person from a steel producer or wholesaler shall state on the purchase order the information prescribed by subsections (1) and (3) of Section 7 of this Order, and the jobber shall place the same information on the purchase order which he places with the steel producer or wholesaler.

10. *Use of Form S.C. 1020 (Revised October 1, 1943)*

Any person may, when ordering any steel listed in Part 1 of Schedule "A" to this Order, complete the Steel Controller's Form S.C. 1020 (revised October 1, 1943), instead of placing on the purchase order the information required by this Order; and shall

- (a) if the purchase order is placed with a steel producer forward the said form to the Steel Controller with a copy of the purchase order for approval; or
- (b) if the purchase order is placed with a wholesaler or jobber, forward the said form to him with the purchase order.

11. *Earmarked Stocks*

No person shall, when stating his supply position with respect to any steel listed in Part 1 of Schedule "A" to this Order on any purchase order or on Form S.C. 1020, exclude any steel which is earmarked or set aside for any purpose, whether such purpose be the same as or different from the purpose of use stated on the purchase order or Form S.C. 1020; provided that this prohibition shall not apply to any steel held by a wholesaler for release only by the Director General of Aircraft Production, or the Controller of Ship Repairs and Salvage, or the Director of Ordnance Stores of the Department of Munitions and Supply.

12. *Steel Producers' Consignment of Stocks Prohibited*

No steel producer shall remove any steel from the mill where such steel was produced (including the premises adjacent or contiguous to such mill), except for delivery:

- (a) pursuant to a purchase order placed by a bona fide purchaser; or
- (b) to another mill operated by the same producer (including the premises adjacent or contiguous to such mill) for the purpose of further processing so as to change the form, shape or characteristics of such steel; or
- (c) to any place for the bona fide use of such producer in the maintenance, repair or operation of his own plant, machinery or equipment; or
- (d) to any person as samples or for testing purposes.

13. *Stocks of Steel Separately Inventoried*

Where any person has a stock on hand of steel at more than one location and keeps in the ordinary course of his bookkeeping operations separate sets of inventory records of such stocks, the provisions of this Order shall apply separately to each such stock and to all purchase orders for the delivery of steel thereto.

14. *Irregular Orders to be Modified*

Any person who has placed a purchase order for steel which is contrary to the provisions of this Order shall forthwith arrange adjustment, cancellation or postponement of delivery of the steel ordered so as to conform to the provisions of this Order.

15. *Stocks on Hand to be Reduced from January 1, 1944*

On and from January 1, 1944 the stock limitation period of ninety days fixed by subsection (2) of Section 3 of this Order and the limitation period fixed by Section 5 of this Order shall be sixty days.

16. *Reports on Production and Shipments by Steel Producers*

Every steel producer shall, on or before the 10th day of each month, file with the Steel Controller a report in writing, in such form and detail as the Steel Controller may prescribe, stating:

- (a) the quantity by weight of the steel produced by him during the preceding month; and

- (b) the quantity by weight of the steel shipped by him during the preceding month; and
- (c) such further and other information as the Steel Controller may from time to time require.

17. *Reports on Receipts and Shipments by Wholesalers*

Every wholesaler shall, upon request, file with the Steel Controller, a report in such form and detail as the Steel Controller may prescribe.

18. *Permits*

The provisions of this Order shall be subject to any permit issued by the Steel Controller to meet exceptional circumstances.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

HENRY BORDEN,
Chairman, Wartime Industries Control Board

SCHEDULE "A"

TO ORDER NO. S.C. 33 OF THE STEEL CONTROLLER

CLASSES OF STEEL (Whether Carbon Steel, Alloy Steel, or Wrought Iron)

PART 1

Bars, Cold Finished;
Bars, Concrete Reinforcing;
Bars, Hot Rolled (also including Hoops, Bands and other Bar Mill sections);
Billets, Blooms, Ingots, and all Semi-finished forms;
Black Plate (also including Blued Plate, Canada Plate, etc.);
Grinding Balls;
Plates;
Rails;
Sheets, Galvanized;
Sheets, Hot Rolled or Cold Reduced;
Structural Shapes and Piling;
Terne Plate;
Tie Plates and Splice Bars;
Tin Plate;
Tool Steel;
Wire; Wire Bale Ties and Wire Rods.

PART 2

Axles and Wheels (also including Steel Tires and Rims);
Castings, Steel;
Forgings, Frame and Open Hammer;
Nails, Staples and Wire Spikes;
Pipe and Tubes;
Strip, Hot Rolled or Cold Reduced.

VOLUME IV, No. 8



Nov. 29, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price 10 cents

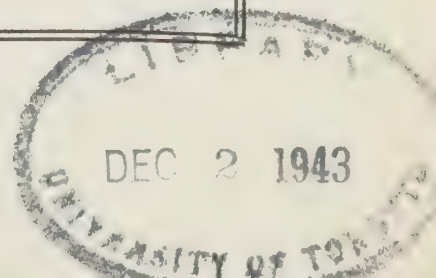


TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

8749—Denis Stairs appointed a Deputy Power Controller (Munitions and Supply).....	443
8819—Disposal of petroleum and natural gas rights in N.W.T. and the Yukon Territory (Mines and Resources).....	443
8832—Power of Wartime Administrator of Canadian Atlantic Ports extended (Munitions and Supply).....	444
194/8855—Salary increases to temporary employees, etc. (Treasury Board).....	447
8856—Yarns and warps and woven cord tire fabric—tariff treatment (Finance).....	450
8885—Coffee extract, substitutes, etc., exempt from various customs duties (Finance).....	451
8891—Subsidy on wood fuel (Munitions and Supply).....	451
8892—Weigh-over of grain in terminal and Eastern elevators, etc. (Trade and Commerce).....	452
8896—National Selective Service—Certain appointments (Labour).....	452
8898—Oats and Barley Equalization Funds—payments (Trade and Commerce).....	453

ERRATA:—Vol. IV, No. 4, Page 255—P.C. 8160, Appendix “A”—2 Description, third line should
read:
“CANADA” above and “VOLUNTARY SERVICE VOLONTAIRE” below

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>National Defence—</i> Routine Order—supervision of contracts for the removal of snow.....	457
---	-----

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Board Orders—</i> No. 329—Milk and milk products.....	459
No. 335—Manufacture of corrugated cartons and products.....	460
<i>Administrators' Orders—</i> A-968—Office machinery.....	463
A-969—Small rivets and burrs.....	467
A-970—Manufacture of women's, misses' and children's wear.....	468
A-974—Maximum prices of hay in the Western provinces.....	469
A-975—Maximum prices of Canadian grown unshelled edible tree nuts.....	471
A-978—Conversion of real property, Toronto.....	473
A-980—Greeting cards.....	474
A-982—Low pressure steel boilers.....	474
<i>Fuelwood Orders—</i> No. 86—Maximum prices of fuelwood in Central and South Western Ontario.....	475

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Metals Controller—</i> Order No. M.C. 21B—Prices of Tungsten Scheelite Ores—Order No. M.C. 21A rescinded.	476
---	-----

PART V

EXPORT PERMIT BRANCH

(Trade and Commerce)

Order No. 82—Regulation 34 amended.....	477
---	-----

214 /

PART I
Orders in Council

Order in Council appointing Denis Stairs a Deputy Power Controller

P.C. 8749

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that it is desirable to appoint a Deputy Power Controller and that Mr. Denis Stairs, of Montreal, Supervisor and Director of the Montreal Engineering Company Limited, now Director General of the Defence Projects Construction Branch, is a fit and proper person to be so appointed and that he will be able to attend to the duties devolving upon him in the offices of Director General of the Defence Projects Construction Branch and Deputy Power Controller.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint Mr. Denis Stairs, of Montreal, Supervisor and Director of the Montreal Engineering Company Limited, to be a Deputy Power Controller.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re disposal of petroleum and natural gas rights in
the N.W.T. and the Yukon Territory

P.C. 8819

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 742, dated January 28, 1943, special regulations were established for the disposal under permit of petroleum and natural gas rights in an area of 50 miles surrounding the Norman Wells in the Northwest Territories;

And whereas by Order in Council P.C. 2447, dated March 26, 1943, these regulations were extended to apply to the Yukon Territory and to that portion of the Northwest Territories lying west of a line 75 miles east from the centre of the main channel of the east channel of the Mackenzie River;

And whereas Section 6 of the said regulations provides in part that application for a permit shall be accompanied by evidence to show that the location applied for has been defined on the ground by the applicant or his agent by planting two legal posts firmly in the ground, one at each extremity of the location line, which shall be known as "Location Post No. 1" and "Location Post No. 2";

And whereas the Minister of Mines and Resources reports that owing to the presence of water or other insurmountable obstacle it is not always possible to set location posts in the desired positions;

That in the case of an island containing not more than the prescribed minimum area of 1,280 acres it is not possible to comply with Section 10 of the regulations which provides that if tract applied for is located on the margin of a lake or river its least dimension shall be in the general direction of the water frontage; and

That there is no provision in the said regulations for the disposal of areas entirely covered by water, which precludes the possibility of drilling directional holes to tap oil bearing strata at some distance from the shore.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, is pleased to amend the said regulations and they are hereby amended as follows,—

Section 6 is amended by the addition thereto of the following provisions:—

h (1) When an extremity of a location line falls in water, in the bed of a stream or in any other locality unfavourable to the erection of a location post, the locator shall set up a witness post on the location line at a suitable point as near as possible to such extremity, and the marking already prescribed in the regulations, to be placed on the location post shall be preceded by the letters "W P" as an abbreviation of witness post, on one line, followed by a second line indicating the distance in feet and the direction of the point which it is intended to witness, using "N" for north or northerly, "S" for south or southerly, "W" for west or westerly and "E" for east or easterly. Witness posts so placed shall be legal posts and shall govern the positions of the points which they are intended to witness.

h (2) Where any Corporation or any person has located or acquired a location on the margin of a body of water, and has reason to believe that the oil bearing strata extends under water, he may extend his staking between the production of two opposite sides of the marginal location by means of witness posts placed in the manner prescribed in these regulations, to include not more than one additional adjoining submerged location.

Section 7 is amended by adding thereto the following:—

(2) Where a desired location is situated on an island containing, during periods of high water, not more than the minimum area of 1,280 acres prescribed by Section 9 of these regulations, its least dimension may be in any direction regardless of the general direction of the shore line.

The attached list gives examples of methods of staking referred to in Sections 6 h (1), 6 h (2) and 7 (2).

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the powers of E. L. Cousins, Esq., Wartime Administrator of Canadian Atlantic Ports

P.C. 8832

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of November, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4135 of May 22, 1942, Edward Launcelot Cousins was appointed Wartime Administrator of the Port of Halifax with the powers and authorities set out in the said Order in Council;

And whereas by Order in Council P.C. 6831 of August 4, 1942, the powers and authorities conferred on the said Edward Launcelot Cousins by the said Order in Council with respect to the Port of Halifax were extended to all ports and harbours in any of the three Provinces of Nova Scotia, New Brunswick and Prince Edward Island;

And whereas by Order in Council P.C. 7769 of September 2, 1942, the appointment and title of the said Edward Launcelot Cousins were extended to that of "Wartime Administrator of Canadian Atlantic Ports";

And whereas the War Committee of the Cabinet considers it advisable that the powers and authorities conferred upon the said Administrator should be defined, enlarged and extended as hereinafter provided;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act and by The Department of Munitions and Supply Act, is pleased to order and doth hereby order,—

- (a) That Edward Launcelot Cousins be and he is hereby continued in office as Wartime Administrator of Canadian Atlantic Ports, with the powers, authorities, duties, privileges and immunities conferred or charged upon or vested in the Wartime Administrator of Canadian Atlantic Ports by the Regulations hereinafter set out or by any other Regulation, Order in Council or Statute.
- (b) That there shall be paid to the said Edward Launcelot Cousins as such Wartime Administrator of Canadian Atlantic Ports the Administration expenses (including actual out-of-pocket expenses for travelling, of himself or any one acting under his authority) incurred by him in the exercise of his powers or discharge of his duties; the same to be paid out of the funds allotted or otherwise made available to the Department of Munitions and Supply out of the Special War Appropriation.
- (c) That the said Orders in Council P.C. 4135 of May 22, 1942, P.C. 6831 of August 4, 1942, and P.C. 7769 of September 2, 1942, be and they are hereby revoked without prejudice to anything done or to any direction or order given or made thereunder or pursuant thereto.

His Excellency in Council, on the same recommendation and under the authority above cited is further pleased to make the following regulations and they are hereby made and established accordingly:—

REGULATIONS RESPECTING THE WARTIME ADMINISTRATION OF CANADIAN ATLANTIC PORTS

1. *Interpretation*

(1) For the purposes of these Regulations (and of any Order made under these Regulations) unless the context otherwise requires:

- (a) "Administrator" means the Wartime Administrator of Canadian Atlantic Ports appointed by the Governor in Council and for the time being in office as such;
- (b) "Minister" means the Minister of Munitions and Supply for the time being in office;
- (c) "Order" includes any licence, permit, regulation, prohibition, direction, condition, requirement, restriction or limitation issued or made under these Regulations or under any other Regulation or Order in Council relating to the Wartime Administrator of Canadian Atlantic Ports;
- (d) "Municipality" means any city, town or village in any of the Provinces of Nova Scotia, New Brunswick or Prince Edward Island at which a port or harbour is located, and includes the area within a radius of fifteen miles from such port or harbour.

2. *Powers of Administrator*

(1) The Administrator shall have power exercisable from time to time at his discretion and subject to such instructions and directions, if any, as the Minister acting for the War Committee of the Cabinet may see fit from time to time to give:

- (a) To supervise, direct, control and co-ordinate, in such manner as the Administrator may deem advisable, all activities and operations of and in all ports

and harbours in any of the three Provinces of Nova Scotia, New Brunswick and Prince Edward Island, except operational activities of the Navy, Army, Air Force and Royal Canadian Mounted Police, including, without limiting the generality of the foregoing, power to take or direct the taking of such measures as the Administrator may deem necessary or advisable to ensure the security and efficient management of port and harbour facilities and of ships from time to time in or about such ports and harbours and to ensure the proper movement of traffic through such ports and harbours, and to co-ordinate shipbuilding, ship repair and salvage operations in and about such ports and harbours with other port and harbour facilities;

- (b) To investigate housing, boarding, living and eating accommodations, facilities and conditions and public services in any municipality, and for such purpose to take a census of inhabitants and make a survey of houses, hotels, restaurants and other buildings and of the use being made thereof, and to order or require any person residing in, owning or having power to dispose of, or being in possession of any house, room, hotel or restaurant or building capable of being used as such in any municipality, or any agent, employee or representative of any such person to furnish in such form and within such time as the Administrator may prescribe, such facts, data or information as the Administrator may deem necessary; and the Administrator may require the same to be furnished under oath or affirmation;
- (c) In any case where there is in the opinion of the Administrator overcrowding or insufficient accommodation to require any person or class of persons whose presence is deemed by the Administrator to be unnecessary to leave the municipality and to prohibit any such person or class of persons from entering or returning to such municipality except as permitted pursuant to such requirement;
- (d) To take such steps, by way of regulation or otherwise, as the Administrator may consider necessary or expedient to control and promote the most effective use of any housing, hotel, restaurant or other living or eating accommodation or facilities in any municipality or any accommodation or facilities capable of being used for any of such purposes, and to issue and re-issue licences or permits to hotels, boarding houses, rooming houses, restaurants, or other eating places in any municipality and to suspend, cancel or refuse to issue or re-issue any such licence or permit in any case where the Administrator deems it to be in the public interest to do so;
- (e) To enter on any land and into any house, room, hotel, restaurant or building in any municipality for the purpose of carrying out or exercising any duty or power charged or conferred upon or vested in the Administrator;
- (f) To enter on or into, take possession of and utilize any land, house, room, hotel, restaurant or building in any municipality, the owner or occupant or person in control of which refuses, or in the opinion of the Administrator wilfully fails to comply with any order made by the Administrator;
- (g) To appoint and fix the remuneration of, and pay out of any funds made available to the Administrator, such officers, clerks, servants, employees and casual workers as are necessary for the exercise of the powers conferred hereby and to discharge or otherwise terminate the employment of any of such persons, provided that such remuneration shall be in conformity with rates prescribed for similar duties in the Civil Service;
- (h) To make such orders as the Administrator may deem advisable for any of the purposes aforesaid;
- (i) To do all such things as appear to the Administrator to be incidental to or necessary for the effective exercise and discharge of any of the powers and duties hereby conferred and imposed upon the Administrator.

3. *Co-operation of Armed Forces and R.C.M.P.*

The Navy, Army, Air Force and Royal Canadian Mounted Police shall co-operate with and assist the Administrator in the exercise and discharge of the powers and duties hereby conferred and imposed upon the Administrator.

4. *Delegation of Powers*

The Administrator shall have power to delegate from time to time to any person or persons any power vested in the Administrator under these Regulations, including any power involving the exercise of a discretion, and any Order made in the exercise by any such person of a power so delegated shall be final and binding unless and until it has been varied or vacated by the Administrator.

5. *Breach of Contract Pursuant to Order*

Where any person fails to fulfil any contract or obligation whether made or assumed before or after the effective date of these Regulations, and such failure is due to compliance on the part of such person with any Order made under the authority of these Regulations after such contract or obligation was made or assumed, proof of that fact shall be a good defence to any action or proceeding against such person in respect of such failure.

6. *Protection to Administrator and Agents*

The Administrator and any person acting for, or on behalf of the Administrator shall not be or become liable to any person for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in the Administrator.

7. *Penalties*

Any person who contravenes or fails to observe or comply with any order, regulations, prohibition or requirement of the Administrator, whether general or specific or who in any manner hinders or obstructs the Administrator in the exercise of any of his powers shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding five hundred dollars or to imprisonment for a term not exceeding twelve months, or to both such fine and such imprisonment; but such person, at the election of the Attorney General of Canada or of the province, may be prosecuted upon indictment, and if convicted shall be liable to a fine not exceeding five thousand dollars, or to imprisonment for a term not exceeding five years, or to both such fine and such imprisonment.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re salary increases to temporary employees, etc.

P.C. 194/8855

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 17th November, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Finance reporting that:—

- “(a) Order in Council of May 10, 1940, P.C. 32/1905, as amended, establishes maximum numbers of permanent employees for each unit of the Public Service of Canada, these numbers being expressed as percentages of the total staff at September 30, 1939, or at the same date in succeeding years, whichever is the smaller.
- (b) Section 15 (1) and (3) of the Civil Service Act, Chapter 22, R.S.C. 1927, provides that the rate of compensation for a temporary employee appointed after the tenth day of November, One Thousand, Nine Hundred and Nineteen, shall be the minimum rate of the class to which his position is assigned.
- (c) The continued operation of the foregoing regulation and statutory provision has resulted in the maintenance of large staffs of temporary employees with compensation at the minimum rate of the class range for periods exceeding in duration those contemplated by the Act and Order in Council.

- (d) The resulting undesirable situation in which employees of several years' experience find that they are being paid at the same minimum rate that is paid to beginners, generally less capable and certainly less experienced, can be obviated by the provision of salary increases for temporary employees based on experience with meritorious service and increased usefulness.
- (e) Such increases should come within the principles of the wage stabilization program of the Government and should not involve alteration of the basic salary ranges applicable to various positions, as required by the terms of the Wartime Wages Control Order.

The undersigned therefore has the honour to recommend that, under and by virtue of the War Measures Act, and notwithstanding anything contained in the provisions of the Civil Service Act or any other Act or Statute, Your Excellency in Council be pleased to order as follows:—

1. Annual increases in compensation within established ranges as provided for permanent employees under Section 14 of the Civil Service Act may be authorized, in accordance with the annual increase procedure laid down by Order in Council of October 6, 1943, P.C. 186/7730, for temporary employees who have completed one year of continuous service, subject to the terms of paragraph No. 9 hereof.

2. Such increases shall be to the next higher rate for the class and the new rate shall become effective at the quarterly date next succeeding the completion of the first and each successive year of continuous service, that is to say, either the first day of January, April, July or October.

3. Payment shall commence on April 1, 1943 to temporary employees for whom such increases have been authorized in accordance with these regulations.

4. A temporary employee who, on or prior to April 1, 1943, had completed more than one year of continuous service, may be placed, at that date, at the rate in the range to which he would have been entitled had these regulations been in effect at April 1, 1941, but the rate at which such employee shall be paid at April 1, 1943, shall not exceed the minimum rate for the class, or the rate on assignment if such rate is higher, together with three annual increases as provided by the classification schedule for that class, provided that total salary shall not exceed the maximum rate of the class range. For the purposes of this paragraph, an employee appointed at a rate involving the minimum of the class range, together with a local allowance, shall be deemed to have been appointed at the rate in the range which is represented by his total salary inclusive of local allowance.

5. An employee, whose permanent appointment has been made effective since September 3, 1939, and whose permanent appointment had been delayed as a result of the operation of the staff control quota, shall be placed, at April 1, 1943, at the rate in the range to which he would have been entitled had he been made permanent at the date of his first assignment to the Public Service or at April 1, 1940, whichever is the later, provided that the rate at which such employee shall be paid at April 1, 1943, shall not exceed the rate he then received, together with three annual increases, as provided by the classification schedule for that class and provided further that such rate shall not exceed the maximum rate of the class range.

6. An employee in one of the classes Clerk, Grade 1, Stenographer, Grade 1, Typist, Grade 1 and other classes with comparable salary ranges as listed in Order in Council of January 14, 1941, P.C. 11/292, as amended, shall be paid, at April 1, 1943, at the rate shown in the following table which is appropriate to his length of service, provided that no temporary employee shall, as a result of this paragraph, be paid at April 1, 1943, at a rate in excess of \$75 per month, and no permanent employee be paid at a rate exceeding the rate he received at April 1, 1943, together with three increases or the maximum rate of the class range, whichever is the lower rate:

On initial appointment.....	\$60 per month
After 6 months of service	\$65 per month
After 12 months of service.....	\$70 per month
After 24 months of service.....	\$75 per month
After 36 months of service.....	\$80 per month
After 48 months of service.....	\$85 per month

7. A temporary employee who, having completed one or more years of service during the fiscal year 1942-43, receives one or more annual increases at April 1, 1943, shall be eligible to receive the next annual increase, if any, on the quarterly date next succeeding the completion of a further year of temporary service from the date of his assignment and a permanent employee who, under the provisions of Section 5 above, has been placed at April 1, 1943, at the rate in the range to which he would have been entitled had he been made permanent at the date of his first assignment to the Public Service or at April 1, 1940, whichever is the later, shall be eligible to receive the next annual increase, if any, on the quarterly date on which it would normally have become payable.

8. For the purposes of this Order, the ranges of the following classes shall be deemed to be as indicated hereunder:—

(i) CLERK, GRADE 1A, STENOGRAPHER, GRADE 1A, TYPIST, GRADE 1A

Compensation:

Annual: \$900 \$960 \$1020

(ii) CLERK, GRADE 2A, STENOGRAPHER, GRADE 2A, TYPIST, GRADE 2A

Compensation:

Annual: \$1200 \$1260 \$1320 \$1380

9. An employee who receives, or has received, a reclassification, promotion or reassignment shall not be eligible for a salary increase in his new class range under this Order until the quarterly date next succeeding the completion of one year of service in the class to which such employee has been reclassified, promoted or reassigned.

10. A married woman, who prior to her marriage was employed in the Public Service, in either a permanent or temporary capacity, and who has been reassigned subsequent to her marriage in a temporary capacity, shall be considered as having been initially assigned at the date of her appointment subsequent to her marriage.

11. For the purposes of this Order, classes that have no established range shall be deemed to have only one salary rate, that at which the incumbent was appointed.

12. Payments under the terms of this Order shall be restricted to employees whose salaries, exclusive of cost of living bonus and/or such War Duties Supplement as may have been or may be approved, are at rates of less than \$2100 per annum, provided that such payments shall not result in any employee being paid more than \$2100 per annum.

13. Increases granted under the terms of this Order shall be paid from the Vote from which the salary of the employee to which such increases are granted is paid.

14. The Treasury Board may make such regulations not inconsistent with the provisions hereof as may be deemed necessary or desirable to carry out the purposes and intentions of this Order and if any doubt arises as to the interpretation of any provisions hereof the decision of the Treasury Board on any such questions shall be final and conclusive."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing tariff treatment for yarns and warps, and woven cord tire fabric, etc.

P.C. 8856

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that imports of rayon yarn suitable for use in the manufacture of tire fabric are dutiable at a rate of not less than 28 cents per pound under the Intermediate Tariff;

That uncoated rayon tire fabric originating in and imported from the United States or any other foreign country the products of which are entitled to most-favoured-nation tariff treatment, is dutiable at the rate of 36 per cent *ad valorem* and 40 cents per pound;

That woven cord tire fabric wholly or in chief part by weight of artificial silk or similar synthetic fibres coated with a rubber composition, when imported by manufacturers of rubber, to be incorporated by them in pneumatic tires in their own factories, is accorded a rate of customs duty of 17½ per cent *ad valorem* and 3½ cents per pound under the Intermediate Tariff; and

That the National interest would be best served in the present emergency if imports of rayon tire yarn and uncoated rayon tire fabric were accorded the same tariff treatment as rayon tire fabric coated with a rubber composition, namely, a rate of 17½ per cent *ad valorem* and 3½ cents per pound under the Intermediate Tariff.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of yarns and woven cord tire fabric be accorded the tariff treatment hereunder indicated, effective October 1, 1943;

	<i>British Preferential Tariff</i>	<i>Intermediate Tariff</i>	<i>General Tariff</i>
Yarns, and warps, wholly or in chief part of artificial silk or similar synthetic fibres produced by chemical processes, when imported for use only in the manufacture of woven cord tire fabric.....	Free	17 p.c.	25 p.c.
and, per pound	3½ cts.	4 cts.
(To be designated as Tariff Item 558g.)			
Woven cord tire fabric, wholly or in chief part by weight of artificial silk or similar synthetic fibres, when imported for use in Canadian manufactures.....	Free	17 p.c.	25 p.c.
and, per pound	3½ cts.	4 cts.
(To be designated as Tariff Item 825a.)			

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council exempting coffee extract, substitutes, etc., from additional customs duty of 10c per lb., etc.

P.C. 8885

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that Item 25a covers "coffee, extract of, n.o.p., and substitutes thereof of all kinds";

That Item 26 covers "coffee, roasted or ground, and all imitations thereof and substitutes therefor, including acorn nuts, n.o.p.";

That an Act to amend the Customs Tariff, being chapter 2 of the statutes of 1939 (second session), as amended by chapter 29 of the statutes of 1940, provides for the imposition of an additional rate of customs duty of 10 cents per pound on "all goods specified in Customs Tariff Item 25a" and on "all goods specified in Customs Tariff Item 26 except coffee, roasted or ground" when imported from any country; and

That the Wartime Prices and Trade Board recommends the removal of the additional duty of 10 cents per pound on imports from any country of coffee extract, n.o.p., and substitutes thereof of all kinds and on imports from any country of all imitations of roasted or ground coffee and on all substitutes for roasted or ground coffee, in order to bring about a substantial reduction in the cost to the Canadian consumer of this commodity.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that all goods specified in Customs Tariff Item 25a and all goods specified in Customs Tariff Item 26 except coffee, roasted or ground be exempt from the additional customs duty of 10 cents per pound when imported from any country, effective November 1, 1943.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re subsidy on wood fuel

P.C. 8891

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3465 of April 29, 1943, as amended by Orders in Council P.C. 4363 of May 28, 1943, P.C. 5338 of July 5, 1943, and P.C. 7758 of October 5, 1943, authorized the Wartime Prices and Trade Board to direct Commodity Prices Stabilization Corporation Ltd. to pay, on the certification of the Wood Fuel Controller a subsidy or bonus of \$1 per standard cord on all commercial wood fuel contracted for and cut on or before December 31, 1943, and delivered to a dealer or held to his account after March 5, 1943;

And whereas the Wood Fuel Controller reports that it is desirable to extend to March 31, 1944, the time within which wood fuel may be contracted for and cut in order that the dealer to whom it is delivered or on whose account it is held may be entitled to the subsidy;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply (concurred in by the Minister of Finance) and pursuant to the powers conferred by the War Measures Act, and the Department of Munitions and Supply Act, is pleased to amend paragraph (a) of Section 2 of Order in Council P.C. 3465 of April 29, 1943, and it is hereby further amended by deleting therefrom the word and figures "December 31, 1943" and substituting therefor the word and figures "March 31, 1944".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re omission of weigh-over of grain in terminal and Eastern elevators, etc.

P.C. 8892

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 5298, dated October 2, 1940, the Board of Grain Commissioners for Canada was authorized, owing to the congestion in terminal and Eastern elevators, to omit the weighing over of grain in terminal and Eastern elevators as required by Sections 138 and 138-A of the Canada Grain Act and to make an estimate of the stocks of grain in store in such elevators;

And whereas the Board of Grain Commissioners for Canada represent that, owing to war conditions, and the desire of the Canadian Wheat Board at different times to expedite receipts and shipments into and from terminal and Eastern elevators, the carrying out of weigh-overs or estimated weigh-overs is liable to delay in certain elevators such receipts or shipments;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under the provisions of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and of any other law in force in Canada, is pleased to amend the regulations made by Order in Council P.C. 5298, dated October 2, 1940, and they are hereby amended by adding at the end of Paragraph 2 the following:—

"unless in the discretion of the Board the making of such an estimate at a given time is liable to delay unduly receipts and shipments, in which event the weigh-over or estimate shall take place as soon as feasible."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council making certain appointments—National Selective Service

P.C. 8896

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6387, of August 10, 1943, approval was given to a plan for the broadening and decentralizing of National Selective Service and authority was granted for the creation of the position of Associate Director (General) of National Selective Service;

And whereas under the provisions of the said Order in Council the Honourable Mr. Justice W. J. Major was appointed to the position of Associate Director (General) of National Selective Service;

And whereas the Minister of Labour reports that the Honourable Mr. Justice W. J. Major has been unable to assume the duties of the above-mentioned position;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour is pleased to revoke and doth hereby revoke the appointment of the Honourable Mr. Justice W. J. Major as Associate Director (General) of National Selective Service.

His Excellency in Council is further pleased, hereby, to appoint C. W. Foster, Esquire, now Associate Director, National Selective Service, to be Vice-Chairman of the Administrative Board, established under Order in Council P.C. 6387 of August 10, 1943, effective the date hereof, with no change in remuneration.

His Excellency in Council is also pleased, hereby, to appoint Major-General Harold J. Riley—now seconded from the Department of National Defence to the Department of Labour as Associate Director of National Selective Service (Mobilization)—as Regional Associate Director of National Selective Service (Mobilization) with headquarters at Winnipeg, effective December 1, 1943; his appointment as Director, National Selective Service (Mobilization) to be terminated as of the said date; Major-General Riley to be paid the salary and allowance of his rank for the days actually engaged on his duties, plus actual travelling and living expenses while absent from Winnipeg in connection therewith.

His Excellency in Council is also pleased, hereby, to appoint S. H. McLaren, Esquire, now Assistant Director of Mobilization, as Associate Director, National Selective Service (Mobilization) effective December 1, 1943, his temporary salary while so employed to be \$6,000 per annum.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re payments from Oats and Barley Equalization Funds

P.C. 8898

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it was considered necessary to provide by the enactment of Order in Council P.C. 4450 of the first day of June, 1943, means to ensure that any above normal profits arising from the excess of export prices over the domestic maximum prices be equitably distributed amongst producers of such grains and for that purpose to empower The Canadian Wheat Board to regulate and control the export of oats and barley and any products containing oats and/or barley from Canada and to issue permits for the exportation of oats and/or barley or any such products from Canada for such consideration, charge or fee as said Board may determine and to instruct The Canadian Wheat Board to deposit any monies arising from the imposition and collection of any such charges or fees in funds known as the Oats Equalization Fund and the Barley Equalization Fund for distribution equitably amongst producers in accordance with the provisions of the said Order in Council;

And whereas the Minister of Trade and Commerce reports that it has become necessary to divert abnormally large supplies of oats and barley to Eastern Canada to relieve the effects of crop shortage there and this has reduced the amount of oats or barley or products thereof available for export, resulting in a reduction of the sums deposited by the Board in the said Funds and the reduction of the monies ultimately distributable to producers as aforesaid which are estimated at ten cents per bushel for oats and fifteen cents per bushel for barley;

That it is considered desirable and necessary to give to producers the full estimated benefit of exports as aforesaid and to empower the Board to pay to producers as an initial advance against the ultimate distribution of the funds aforesaid of the sum of ten cents per bushel for oats and fifteen cents per bushel for barley sold and delivered by producers in addition to the present maximum price therefor;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to revoke Part II of the Regulations established by said Order in Council P.C. 4450 of the first day of June, 1943 (being sections number 2 to 8 thereof, both inclusive), and it is hereby revoked and the following made, established and substituted therefor:

PART II

2. In this part, unless the context otherwise requires:—

- (a) "Designated area" means that area comprised by the Province of Manitoba, the Province of Saskatchewan, the Province of Alberta and that part of British Columbia known as the Peace River District, the Creston and Wynnndel areas, and such other parts of British Columbia as the Board may from time to time designate;
- (b) "Oats" and "Barley" means respectively oats and barley grown in the designated area whether processed or in natural form;
- (c) "Dealer" means any elevator, mill or feed dealer licensed under the provisions of the Canada Grain Act or licensed by The Canadian Wheat Board and the manager or agent of any such elevator, mill or feed dealer;
- (d) "Purchaser" means any person, including a dealer, purchasing grain from a producer except a person entitled to any share in the crop of such producer;
- (e) "Retail sale" means a sale of oats or barley by the producer thereof to any purchaser;
- (f) "Crop year" means a period of one year commencing on the first day of August, 1943, and expiring on the thirty-first day of July, 1944;
- (g) "Advance Equalization Payment" means a payment authorized by subsections four and five of section four.
- (h) "Permit book" means a Canadian Wheat Board delivery permit issued by The Canadian Wheat Board pursuant to Order in Council P.C. 3135 of 1943;
- (i) A reference to a section by number only is a reference to such section of these regulations.

3. No person shall export or ship or send out of Canada oats or barley or any product containing oats or barley except with the permission of the Canadian Wheat Board obtained upon payment of such charge or fee as the Board may from time to time determine.

4. (1) It shall be the duty of the Board to deposit any monies arising from the issuance of permits for the exportation of oats or any products thereof in a fund hereinafter called the "Oats Equalization Fund" and to deposit any monies arising from the issuance of permits for the exportation of barley or any products thereof in a fund hereinafter called the "Barley Equalization Fund".

(2) Any monies accumulated in the Oats Equalization Fund during the period from the first day of April, 1943 to the thirty-first day of July, 1943, both inclusive, shall be distributed equitably among producers, who, within the said period, have lawfully delivered and sold oats, under a delivery permit issued by The Canadian Wheat Board pursuant to Order in Council P.C. 10,000 of the year 1942, and have caused such sales and deliveries to be lawfully and properly recorded in the said permit.

(3) Any monies accumulated in the Barley Equalization Fund during the period from the first day of April, 1943 to the thirty-first day of July, 1943, both inclusive, shall be distributed equitably among producers, who, within the said period, have lawfully delivered and sold barley, under a delivery permit issued by The Canadian Wheat Board pursuant to Order in Council P.C. 10,000 of the year 1942, and have caused such sales and deliveries to be lawfully and properly recorded in the said permit.

(4) The Board shall pay to every producer within the designated area who has sold by retail sale and delivered within the crop year oats or barley produced on lands described in his permit book and threshed or cleaned but not otherwise processed ten cents in respect of each bushel of oats and fifteen cents in respect of each bushel of barley so sold and delivered if the following conditions, herein referred to as the "prescribed conditions," have been fulfilled:

- (a) the oats or barley so sold and delivered, whether sold and delivered to a dealer or to any other purchaser, were weighed at the time of delivery, by a dealer;
- (b) the dealer immediately upon completion of such weighing recorded and entered in the permit book of the producer all particulars of the sale and initialled the entry in the permit book;
- (c) the dealer, the producer and the purchaser, where the purchaser was a person other than the dealer, jointly reported full particulars of the sale to the Board in the manner and upon a form prescribed by the Board;
- (d) the dealer, if the purchaser was the holder of a permit book, immediately upon the completion of the weighing aforesaid recorded and entered in the permit book of the purchaser all particulars of the sale and initialled the entry in the permit book;
- (e) the purchaser, if he had previously sold oats or barley within the crop year and received an Advance Equalization Payment in respect thereof, refunded to the Board before payment to the producer under this subsection, ten cents in respect of each bushel of oats or fifteen cents in respect of each bushel of barley for which an Advance Equalization Payment is applied for by the producer: Provided that no purchaser shall be required to refund or pay to the Board any sum in excess of the amount of Advance Equalization Payments received from the Board by such purchaser in respect of sales of oats or barley previously made by the purchaser within the crop year.

(5) Notwithstanding anything contained in subsection four of this section, in the case of a sale and delivery of oats or barley by a producer made prior to November 1, 1943, in respect of which an Advance Equalization Payment might have been made if the sale had been made after November 1, 1943, the Board shall make an Advance Equalization Payment to the producer in respect of the oats or barley so sold and delivered in the amount prescribed in the said subsection four if it is satisfied that effect has been given generally to the intendment of the prescribed conditions with respect thereto.

(6) Notwithstanding anything contained in subsections four and five of this section, an Advance Equalization Payment shall not be paid to producers in respect of retail sales of oats or barley.

- (a) made prior to the first day of November, 1943, to persons other than dealers; or
- (b) to persons entitled as landlord, tenant, vendor or mortgagee or otherwise by contract or operation of law, to the oats or barley grown by the producer or any share thereof; or
- (c) mixed with other grains otherwise than as authorized by the Canada Grain Act or any regulation made pursuant thereto.

(7) The Board shall deduct from the total funds accumulated in the Oats Equalization Fund during the crop year

- (i) The total amount paid to producers of oats by the Board pursuant to the provisions of subsections four and five of this section.
- (ii) All other monies disbursed by or on behalf of the Board in connection with the payments to producers of oats required by subsections four and five of this section and without limiting the foregoing, all expenses of or incidental to the operations of the Board relating to the payment of the Advance Equalization Payment to producers, including the remuneration, allowances, travelling and living expenses of the Commissioners, officers, clerks and employees of the Board attributable to such payments

and thereafter the surplus (if any) shall be distributed equitably among producers entitled to receive or who have received the Advance Equalization Payment in respect of sales of oats provided that the Board shall be reimbursed in respect to any deficit after making such deductions out of monies appropriated by Parliament.

(8) The Board shall deduct from the total funds accumulated in the Barley Equalization Fund during the crop year

- (i) The total amount paid to producers of barley by the Board pursuant to the provisions of subsections four and five of this Section.
- (ii) All other monies disbursed by or on behalf of the Board in connection with the payments to producers of barley required by subsections four and five of this section and without limiting the foregoing, all expenses of or incidental to the operations of the Board relating to the payment of the Advance Equalization Payment to producers, including the remuneration, allowances, travelling and living expenses of the Commissioners, officers, clerks and employees of the Board attributable to such payments

and thereafter the surplus (if any) shall be distributed equitably among producers entitled to receive or who have received the Advance Equalization Payment in respect of sales of barley provided that the Board shall be reimbursed in respect to any deficit after making such deductions out of monies appropriated by Parliament.

5. (1) Each dealer shall, for the purposes of this Order, be an agent of the Board and shall for and on behalf of the Board pay the Advance Equalization Payment to each producer entitled thereto after fulfillment of the prescribed conditions.

(2) The Advance Equalization Payment shall be made by the dealer at the time of completion of the retail sale and delivery aforesaid either by the issuance to the producer entitled thereto of a cash ticket, having stamped or written thereon the words, "Canadian Wheat Board Equalization Payment" or as the Board may prescribe.

(3) Dealers shall be entitled to charge and receive from producers selling and delivering oats or barley by retail sale as aforesaid, such service charge as may from time to time be fixed by the Board for services required by these regulations.

6. The Board may by regulation

- (a) prescribe the manner in which oats or barley sold by producers shall be weighed by dealers and determine and fix the charges to be paid to such dealers for services required by these regulations;
- (b) require any person to make reports or returns to the Board furnishing such information relating to the sale or purchase, handling or storage of oats or barley by him either on his own behalf or as agent for or on behalf of some other person as the Board deems advisable;
- (c) prescribe such forms as it deems necessary for the administration of these regulations or any Order made pursuant to these regulations;
- (d) require any person to keep such records of sales of oats and/or barley as the Board deems advisable and prescribe the form thereof;
- (e) prescribe the means by and manner in which the Advance Equalization Payments shall be made.

7. The Board may pay out of the said "Funds" all expenses of the Board in connection with the Administration of the Regulations contained in this Part.

8. Every person who

- (a) makes any false entry in a permit book or furnishes any false particulars of any retail sale to the Board for the purpose of, or to assist any person in, obtaining an Advance Equalization Payment under these regulations; or who
- (b) Contravenes or omits to comply with these regulations or with any regulations made by the Board under these regulations shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment not exceeding two years or to both such fine and such imprisonment.

8A. The regulations contained in this Part have been and shall be operative notwithstanding any statute or law to the contrary and shall be deemed to have been operative since the thirty-first day of March, 1943, and save and except subsections seven and eight of section four, shall expire as provided in Section 15.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE

CANADIAN ARMY ROUTINE ORDERS—QUARTERMASTER-GENERAL'S
BRANCH**Supervision of Contracts for the Removal of Snow**

Canadian Army Routine Order No. 2233, dated 8th August, 1942, is republished for information.

"1. In all cases where a contract is awarded for the removal of snow from Military properties where the payments are based on the number of hours of employment of personnel and/or vehicles, or loads of snow removed, the men and equipment employed by the contractor for each area where such service is being performed, will be under the constant supervision of a Military time-keeper, who in addition to keeping a correct written record of the number of hours worked by both men and equipment, or the number of loads of snow removed, as the case may be, will ensure that the service is properly performed in accordance with the conditions of the pertinent contract.

2. The records maintained by the Military time-keepers will be compared with the account submitted by the contractor at the end of each month."

APPROVED:

HOWARD KENNEDY,
Major-General, Quartermaster-General.

This Routine Order is not applicable to Units and Formations of the Reserve Army.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 329

Respecting Milk and Milk Products

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Clause (d) of Section 1 of Order No. 195 of the Board is hereby revoked and is replaced by the following:

"(d) "principal market" means a market designated as a principal market in any area described in Section 2 and, except in the case of the principal markets of Halifax, Sydney, Vancouver and Victoria, where any such principal market is specifically described in an Order of a provincial authority relating thereto concurred in by the Board, such description shall apply to that market for the purpose of this Order. The principal markets of Halifax, Sydney, Vancouver and Victoria are specifically described in said Section 2."

2. Clause (b) of Section 2 of said Order No. 195 is hereby revoked and the following is substituted therefor:

"(b) Area No. 2, composed of the province of Nova Scotia with two principal markets composed of the cities of Halifax and Sydney and all points lying within a radius of twenty miles of the City Hall in each of the said cities."

3. Clause (o) of Section 2 of said Order No. 195 is hereby revoked and the following is substituted therefor:—

"(o) Area No. 15 composed of that part of the province of British Columbia commonly known as Greater Vancouver and the Fraser Valley, with one principal market composed of the cities of Vancouver, North Vancouver and New Westminster, the municipalities of West Vancouver, Burnaby and Richmond, the district of North Vancouver and the university area in Point Grey and the Fraser Valley."

4. Clause (p) of Section 2 of said Order No. 195 is hereby revoked and the following is substituted therefor:—

"(p) Area No. 16 composed of the remainder of British Columbia with one principal market composed of the city of Victoria and all points lying within a radius of three miles of the City Hall in the said city of Victoria, and the municipality of Oak Bay."

5. Subsection (1) of Section 3 of said Order No. 195 of the Board is hereby amended by striking out the figure "13.0" where it appears in the said subsection opposite the principal market of "Sydney" under the column headed "maximum price in principal markets" and substituting therefor the figure "14.0".

6. This Order shall be effective on and after the 20th day of November, 1943.

Made at Ottawa, this 12th day of October, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 335

Respecting The Manufacture of Corrugated Cartons and Products

Whereas the requirements of war make it desirable and necessary to provide for control over the manufacture and distribution of shipping cases;

Therefore, pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941, the Board hereby orders as follows:—

1. For purposes of this Order,

(a) "Administrator" means the Administrator of Shipping Cases appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "Shipping Cases" means and includes all those pulp and paper products which are commonly known to the trade as corrugated and solid fibreboard cartons;

2. (1) Every manufacturer of shipping cases shall within ten days from the effective date of this order, file with the Administrator the following information:—

(a) the number of the licence issued to him pursuant to Order No. 202 or any preceding or other Order of the Board respecting licences.

(b) the complete address of his chief place of business, and the addresses of all other places of business operated by him, and the names under which they are operated.

(2) Every person who, not being at the effective date of this Order a manufacturer, thereafter commences to manufacture shipping cases shall within ten days after so commencing file with the Administrator the information set forth in subsection (1) of this section.

(3) Every manufacturer shall within ten days after any change in his business address or in the name or character of his business notify the Administrator in writing, giving full particulars of such change.

3. (1) The licence issued under authority of Order No. 202 or any preceding or other Order of the Board respecting licences to a person who sells shipping cases manufactured by such person shall be subject to the following as conditions of the licence with respect to manufacture of the said goods:—

(a) the operations of such person in the manufacture or production of shipping cases shall be such as are at the time required or permitted under the terms of this Order;

(b) the manufacture and delivery of shipping cases from time to time shall be as herein required or permitted; and

(c) reports with respect to the production of and orders for shipping cases shall be made to the Administrator in such form and at such times or intervals as he may from time to time direct.

(2) A person to whom subsection (1) of this section 3 is applicable shall comply with the conditions of licence set forth in the said subsection and with every instruction and direction applicable to him issued by the Administrator in respect of any of the said conditions of licence.

4. (1) All orders for the manufacture or production of shipping cases which any manufacturer now has or may hereafter from time to time obtain are hereby divided into the following classifications:—

Priority No. 1

Priority No. 2

Priority No. 3 and

General

(2) Orders falling into any of said first three classifications are hereinafter sometimes collectively referred to as "Priority Orders".

(3) Such classifications shall respectively comprise the following types or kinds of orders, namely:—

Priority No. 1 comprises all orders by any one or more of the following:—

- Department of Munitions and Supply;
- Departments of National Defence;
- Allied War Supplies Corporation;
- Cutting Tools and Gauges Limited;
- Fairmont Company Limited;
- Federal Aircraft Limited;
- Research Enterprises Limited;
- Polymer Corporation Limited;
- Small Arms Limited;
- Canadian Red Cross Society.

Priority No. 2 comprises all orders for shipping cases required for the packaging or shipment of any articles or things which have been prepared or made by or on behalf of the person ordering the same under contract with or order from any one or more of the departments, companies or other organizations referred to in the next preceding paragraph.

Priority No. 3 comprises all orders for shipping cases required for the immediate packaging or shipment of any of the following prime essential foods namely:—

- Meat, Fowl or Fish—Fresh, Frozen or Processed;
- Vegetables or Fruits—Fresh, Frozen or Processed;
- Eggs—Fresh, Frozen or Processed;
- Milk—Processed.

General comprises all orders which do not fall into any of the foregoing classifications.

Provided that no order shall be deemed to be comprised in either *Priority No. 2* or *Priority No. 3* if it does not contain or is not accompanied by a signed statement of the person giving it to the effect that the use to be made of the shipping cases covered by such order is as prescribed in the foregoing definition of such classification of orders; and

Provided further that, in case of doubt as to the classification into which any order falls, the decision of the Administrator as to its classification hereunder shall be conclusive.

5. Manufacturers shall complete delivery of shipping cases under *Priority Orders* on hand and hereafter from time to time received as follows, respectively:—

Priority No. 1—within not more than three weeks from date of receipt of the order.

Priority No. 2—within not more than four weeks from date of receipt of the order.

Priority No. 3—within not more than five weeks from date of receipt of the order.

Provided that any manufacturer may, upon written application, be accorded by the Administrator a longer time for delivery under any *Priority Order* than is prescribed in this Section.

6. The Administrator shall have power at any time and from time to time to cause any shipping cases ordered from a manufacturer to be manufactured or produced by any other manufacturer or manufacturers selected by the Administrator and, in that connection, to cause the whole or any part of the order for such shipping cases to be transferred by the manufacturer who received the same to the manufacturer or manufacturers selected to manufacture or produce the shipping cases ordered thereunder upon such terms and conditions as the Administrator deems proper in his discretion, including, without limiting the generality of the foregoing, terms and conditions upon and under which the actual manufacturers or producers of such shipping cases will do so upon precisely the same basis as though the order therefor had originally been received by them.

7. The Administrator shall endeavour, through the exercise of his powers hereunder, but with due regard to the need of maintaining supplies of shipping containers under Priority Orders, to regulate the monthly production of corrugated cartons and fibre cartons respectively under Priority Orders, by all the manufacturers in the same zone to such effect that their sales of such cartons respectively during each and every calendar month, beginning November 1943, shall aggregate substantially equal percentages of the total dollar volume of their sales of such cartons respectively in the base month.

8. (1) For purposes of the foregoing, three zones are hereby constituted comprising respectively the following Provinces:—

- (a) the Provinces of Nova Scotia, New Brunswick and Prince Edward Island;
- (b) the Provinces of Ontario and Quebec;
- (c) the Provinces of Alberta, Manitoba, Saskatchewan and British Columbia.

(2) The expression "base month" means an average calendar month during the first six months of 1943 and the dollar volume of sales of any manufacturer in the base month shall, unless the Administrator, in his discretion, otherwise directs, be derived by dividing by six such manufacturer's total sales in dollars in said six months period of the type of carton concerned.

9. The Administrator may from time to time establish rules, regulations and procedure for the attainment of any of the purposes of the present order.

10. This Order shall be effective on and after 15th day of November, 1943.

Made at Ottawa, this 9th day of November, 1943.

D. GORDON, *Chairman.*

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-968

Respecting Office Machinery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Office Machinery, Equipment and Supplies it is hereby ordered on behalf of the Board as follows:—

Application of the Order

1. Administrator's Orders Numbers A-546 and A-704 are revoked as of November 24, 1943, and on and after that date are replaced by this Order which applies to those typewriters and other office machines listed in Parts I, II and III of the Schedule to this Order.

2. The provisions of this Order except those relating to the importation of typewriters or other office machines shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in individual cases of undue hardship or special circumstances.

Transactions between Dealers and Users

3. "Dealer" means any person engaged in the business of selling typewriters or other office machines.

4. (1) No person shall purchase, rent or otherwise acquire from a dealer any typewriter or other office machine listed in Parts I or II of the Schedule hereto for use and not for the purpose of resale, unless he first obtains the written permission of the Administrator of Office Machinery, Equipment and Supplies. Notwithstanding the foregoing, a distributor may rent and deliver a typewriter to a lessee thereof under a written agreement by which the lessee agrees to return the typewriter within fifteen days from receipt of notice in writing by the Administrator requiring him to return the typewriter.

(2) Applications for permission must be made in duplicate on such form as the Administrator may designate. Separate applications must be filed for each class of typewriter or other office machine, and the Administrator's approval (if given) will be endorsed on one copy of the said form.

(3) No dealer shall deliver any typewriter or other office machine listed in Parts I or II of the Schedule hereto to a person who acquires it for use and not for the purpose of resale, unless the person acquiring it first files with the dealer the form referred to in the preceding subsection upon which the permission of the said Administrator is endorsed. Delivery of any such typewriter or other office machine must not be made to a person acquiring it for use and not for resale unless it is named in the permit.

Importation and Assembly of Office Machinery

5. (1) Usually the several parts of a typewriter or other office machine named in the Schedule hereto are packaged in what is known as sets of parts. Sets of parts are imported into Canada and the assembly of the office machines is made in Canada.

(2) Before any person may purchase for importation into Canada any typewriter or other office machine listed in Parts I or II of the Schedule or a set of parts for assembly into a complete office machine of that type, he shall make an application to the said Administrator and obtain his permission in writing. The application may be filed with the Priorities Officer or with the Administrator.

(3) An application to purchase and import a typewriter or other office machine listed in Parts I or II of the Schedule shall be made on form W.P.B. 1688 (being a form prescribed by the War Production Board of the United States of America) or on such other form as may be designated by the said Administrator.

(4) An application to purchase and import sets of parts of typewriters or other office machines listed in Parts I or II of the Schedule shall be made on form W.P.B. 2798 (being a form prescribed by the said War Production Board) or on such other form as may be designated by the said Administrator.

6. No person shall manufacture or assemble sets of parts of any office machine listed in Part III of the Schedule hereto.

7. Nothing in this Order shall in any way restrict transactions in parts required to service or repair any typewriter or other office machine listed in the Schedule hereto, nor shall it apply to the repair of any such office machine.

Records and Reports

8. (1) Every person who assembles or deals in any typewriter or other office machine listed in the Schedule hereto shall keep a record of all his transactions in such office machines and sets of parts. The record shall upon request be made available for inspection by any authorized representative of the Board.

(2) In Part IV of the Schedule hereto a form of report is set forth. The purpose of the form is to provide a uniform method of furnishing monthly reports of transactions by persons assembling or dealing in typewriters or other office machinery listed in Parts I and II of the Schedule. Every such person must on or before the 15th day of each month file such report in duplicate with the said Administrator showing his transactions during the previous month.

Offences

9. It is an offence for any person to contravene or fail to observe or comply with any of the provisions of this Order, and the offender is liable to prosecution under the Wartime Prices and Trade Regulations.

Dated at Ottawa, this 13th day of November, 1943.

F. S. KASZAS,

Administrator of Office Machinery, Equipment and Supplies.

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-968

PART I—RESTRICTED TYPEWRITERS

- (1) Non-portable typewriters manufactured since December 31, 1915.
- (2) Electrically operated typewriters regardless of date of manufacture but not including teletypewriters.
- (3) Portable typewriters manufactured since December 31, 1928, having two or more of the following features:—
 - (i) self starter or paragraph key;
 - (ii) tilting or folding paper table;
 - (iii) operator touch adjustment.

PART II—RESTRICTED OFFICE MACHINES

Any office machine of the following types is considered to be a restricted office machine if it is new or if it has been manufactured since December 31, 1940. All punched card tabulating machines and collateral equipment are restricted regardless of date of manufacture.

Accounting machines and continuous forms handling machines operated on the principle of a typewriter.
 Adding machines.
 Addressing machines and collateral equipment.
 Calculating and computing machines.
 Duplicating machines.
 Dictating and recording machines and collateral equipment.
 Microfilm machines.
 Office composing machines.
 Payroll denominating machines.
 Punched card machines and collateral equipment.
 Time recording machines excluding watchmen's clocks.
 Time stamp machines.

PART III—OFFICE MACHINES WHICH MAY NOT BE MANUFACTURED

Autographic registers.
 Cash registering machines.
 Change making machines.
 Cheque cancelling machines.
 Cheque cutting machines.
 Cheque dating machines.
 Cheque endorsing machines.
 Cheque numbering machines.
 Cheque protecting machines.
 Cheque signing machines.
 Cheque sorting machines.
 Cheque writing machines.
 Coin counting machines.
 Coin sorting machines.
 Coin wrapping machines.
 Currency counting machines.
 Envelope contents folding machines.
 Envelope handling machines.
 Envelope mailing machines.
 Envelope opening machines.
 Envelope sealing machines.
 Envelope stuffing machines.
 Mail room folding machines.
 Perforating machines (marking and cancelling).
 Postal permit mailing machines.
 Post office cancelling machines.
 Shorthand writing machines.
 Stamp affixing machines.

Form OMA-2--W.P.T.B.

PART IV OF THE SCHEDULE
to Administrator's Order No. A-968

Report for month of.....

Company.....

Signature.....

Title.....

Date.....

Items grouped according to classification in Schedule	1	2	3	4	5	6	7	8
	Number of completely assembled units as shown on previous month's report	Number of complete sets of parts as shown on previous month's report	Units delivered during the month on approved OMA-1	Approvals received during the month but deliveries not made	Applications approved but complete units or sets of parts not as yet shipped	Units or complete sets of parts added to inventory by importation or other means	Complete sets of parts remaining in inventory at end of month	Complete units remaining in inventory at end of month

This form may be reproduced on white bond paper size 8½" x 11".

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-969

Respecting Small Rivets and Burrs

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

- 1. This Order applies only to rivets which have a diameter of 7/16" or less, and burrs to fit such rivets.
- 2. No person shall manufacture for stock any rivets or burrs in sizes other than those shown in the Schedule hereto.
- 3. No person shall package copper or steel belt rivets with or without burrs except in 1/2 or 1 pound boxes and such boxes shall contain uniform lengths and uniform diameters or assorted lengths from 3/8" to 1" of uniform diameter.
- 4. This Order shall be effective on and after the 22nd day of November, 1943.

Dated at Ottawa, this 13th day of November, 1943.

H. H. FOREMAN,
Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON, Chairman,
Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-969

STEEL RIVETS

Diameters	Round Head						Flat Head		Truss Head		Countersunk and Section Head		
	7/16"	3/8"	5/16"	1/4"	3/16"	1/8"	1/4"	3/16"	1/4"	3/16"	3/8"	1/4"	3/16"
Lengths													
3/8"				X	X	X	X						X
1/2"			X	X	X	X	X	X		X		X	X
5/8"		X	X	X	X		X		X				
3/4"		X	X	X	X	X	X		X	X	X	X	
7/8"		X	X	X	X								
1"	X	X	X	X	X				X	X	X	X	X
1 1/4"	X	X	X	X	X				X				
1 1/2"	X	X	X	X	X					X			
1 3/4"		X		X									
2"	X	X	X	X	X				X				
2 1/2"		X	X	X									

(Permitted sizes marked x in above table.)

TINNERS AND COOPERS RIVETS

Size 1/2 lb.	Size 4 lbs.
1 "	6 "
1 1/2 "	8 "
2 "	10 "
3 "	12 "

COPPER OR STEEL BELT RIVETS WITH OR WITHOUT BURRS

Black, Tinplated or Copperplated

Diameters, Nos. 8, 10 and 12, standard wire gauge.
Lengths (for each diameter)—3/8", 1/2", 5/8", 3/4", 7/8", 1".

STEEL BURRS

Sizes to fit rivets of the following sizes:—

Diameters, Nos. 8, 10 and 12, standard wire gauge and 7/16", 3/8", 5/16", 1/4", 3/16".

COPPER BURRS

Sizes to fit rivets of following sizes:—

Diameters, Nos. 8, 10 and 12, standard wire gauge and 3/8", 5/16", 1/4", 3/16".

COPPER RIVETS

Diameters	Round Head					Counter-sunk Head
	3/8"	5/16"	1/4"	3/16"	1/8"	1/4"
Lengths						
1 1/2"			X	X	X	X
1 1/4"			X	X	X	X
1 1/2"	X	X	X	X	X	X
1 3/4"	X	X				X

(Permitted sizes marked x in above table.)

COPPER TINNERS RIVETS

Size 1/2 lb.	Size 4 lbs.
1 "	6 "
1 1/2 "	8 "
2 "	10 "
3 "	12 "

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-970

Respecting the Manufacture of Women's, Misses' and Children's Wear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered on behalf of the Board as follows:—

1. Schedule "A" to Administrator's Order No. A-474 as amended by Administrator's Order No. A-512 is hereby amended by deleting item (l) under the heading "Eliminations" in Part I of the said Schedule "A".

2. Schedule "B" to Administrator's Order No. A-474 as amended by Administrator's Order No. A-512 is hereby amended by deleting clause (e) under the heading "Eliminations" in Part II of the said Schedule "B".

3. Schedule "D" to Administrator's Order No. A-474 as amended by Administrator's Order No. A-713 is hereby amended by deleting therefrom item (b) under the heading "Restrictions" and item (i) under the heading "Eliminations".

4. Schedule "F" to Administrator's Order No. A-474 as amended by Administrator's Order No. A-512 is hereby amended

- (a) by deleting item (e) under the heading "Restrictions" in Section I (Pyjamas);
- (b) by deleting item (a) under the heading "Restrictions" in Section III (Slips).

5. Schedule "G" to Administrator's Order No. A-474 is hereby amended

- (a) by deleting item (b) under the heading "Restrictions" in Section I (Dresses);
- (b) by deleting item (a) under the heading "Restrictions" in Section II (Separate Skirts) and by substituting for the said item the following:—

"(a) finished bottom sweep, open measurement, not to exceed the following measurement for the respective sizes shown after each measurement:—

2 - 6X range 57" for size 6X

7 - 14X range 70" for size 12;

standard grading to prevail for other sizes, with a maximum allowance of 2" for each size;"

(c) by deleting item (b) under the heading "Restrictions" in Section II (Separate Skirts);

(d) by deleting item (a) under the heading "Restrictions" in Section III (Tunics).

6. This Order shall be effective on and after the 22nd day of November, 1943.

Dated at Ottawa, this 13th day of November, 1943.

J. A. KLEIN,

Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-974

Respecting Maximum Prices of Hay in the Western Provinces

The purpose of this Order is to curb the undue increases in prices of hay which are occurring in many parts of the Western provinces and which, if allowed to continue, will adversely affect production of live-stock and live-stock products.

Now therefore under powers given by the Wartime Prices and Trade Board to the Feeds Administrator, it is hereby ordered on behalf of the Board as follows:—

Application and Effective Date

1. This Order comes into effect on November 22, 1943, and applies to all sales of hay in the western provinces including sales by one primary producer to another. The Western provinces include Manitoba, Saskatchewan, Alberta and British Columbia.

Exemptions from Maximum Prices Are Cancelled

2. Clauses (a) and (b) of Section 3 of Order No. 189 of the Board exempting sales of hay by primary producers and other persons from maximum prices shall not hereafter apply to sales of hay in the Western provinces.

Definitions

3. (1) "Hay" means all types of sun-cured unthreshed grasses and legumes customarily classified as hay.

(2) "Sell" includes also an offer to sell.

(3) "Shipper" means a primary producer of hay and/or any person who assembles and ships hay in the area of production.

(4) "Wholesale dealer" means a person who buys hay from a shipper or another wholesale dealer for resale to another wholesale dealer or to a retailer.

(5) "Retailer" means a person who buys hay from a shipper or wholesale dealer for resale to a feeder or ultimate consumer or other person who does not buy for the purpose of resale.

Maximum Prices—Sales by Shippers (including Primary Producers)

4. (1) The maximum price per ton at which a shipper may sell baled hay loaded on railway cars at the railway shipping point in or nearest to the area of production shall be \$22 per ton if such railway shipping point is in British Columbia and \$18 per ton if such railway shipping point is in any other Western province.

(2) Where a shipper sells baled hay f.o.b. the railway shipping point in or nearest to the area of production but does not load such hay into railway cars his maximum price per ton on sales of that hay shall be an amount equal to the maximum price for such hay as fixed by subsection (1) of this Section LESS \$1 per ton.

(3) The maximum price per ton at which a shipper may sell baled hay f.o.b. his farm shall be an amount equal to the maximum price for that hay as fixed by subsection (2) of this Section LESS the normal cost of transporting baled hay by common carrier from his farm to the railway shipping point in or nearest to the area of production.

(4) The maximum price per ton f.o.b. his farm at which a shipper may sell hay which has not been baled shall be an amount equal to the maximum price per ton at which he may sell baled hay f.o.b. his farm LESS the charge per ton customarily made for baling hay in the district in which the hay is grown OR LESS \$3 per ton, whichever amount is the lesser.

Maximum Prices—Sales by Wholesalers and Retailers of Carload Lots

5. The maximum price per ton at which any person other than a shipper may sell hay in carload lots shall be the sum of the following:—

- (a) the actual price paid by him for the hay but not exceeding the lawful maximum price at which that hay may be sold to him by a shipper;
- (b) the actual cost of transporting the hay by railway freight in carload lots from the original railway shipping point in or nearest to the area of production to the point of delivery to the buyer; and
- (c) a markup not exceeding \$1.50 per ton.

Maximum Prices—Sales by Wholesale Dealers of Less Than Carload Lots

6. The maximum price per ton at which a wholesale dealer may sell any hay in less than carload lots shall be the sum of the following:—

- (a) the actual price paid by him for the hay but not exceeding the lawful maximum price at which that hay may be sold to him by a shipper.
- (b) the actual cost of transporting the hay by railway freight from the original railway shipping point in or nearest to the area of production to the point of delivery to the buyer; and
- (c) a markup not exceeding \$2 per ton.

Maximum Prices—Sales by Retailers of Less Than Carload Lots

7. The maximum price per ton at which a retailer may sell any hay shall be the sum of the following:—

- (a) the actual price paid by him for the hay but not exceeding the maximum price that may be charged for that hay by his supplier under the provisions of this Order;
- (b) the actual cost of transporting the hay by railway freight from the original railway shipping point in or nearest to the area of production to the retailer's receiving point where and to the extent that such cost is not included in such actual price; and
- (c) a markup not exceeding
 - (i) \$2 per ton on sales ex railway car; or
 - (ii) \$3 per ton on sales f.o.b. his warehouse.

Sales Invoice

8. (1) On every sale of hay to a wholesale dealer or a retailer, the seller shall at the time of delivery of the hay, furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the province in which the hay was grown, the quantity sold and the price per ton charged. Any transportation charges paid by the seller must be shown as a separate item on the invoice.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

9. Every wholesale dealer and retailer shall immediately upon receipt by him of any hay purchased by him make a written record at his place of business showing the date of purchase, the name and complete address of his supplier, the province in which the hay was grown, the quantity purchased and the price and transportation charges paid by him. However, if such person keeps the invoice he received from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

10. Every invoice and record which a purchaser or a seller of hay is required by this Order to make or keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales by Retailers

11. Every retailer shall upon request of his buyer, furnish him with a sales slip showing the date of sale, the seller's name and address, the province in which the hay was grown, the quantity sold and price charged therefor.

Additional Payments and Considerations to be Part of the Price

12. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any hay or received by the seller from any person in connection with the sale of any hay shall constitute part of the price for such hay.

Dated at Ottawa this 18th day of November, 1943.

J. G. DAVIDSON,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE TO ORDER No. A-974

The following example is given to assist primary producers in the Prairie Provinces to calculate their maximum prices. Transportation and baling charges will vary and in the case of sales of baled and loose hay at the farm the primary producer must use the actual charges to calculate his price.

- (1) In any one of the Prairie Provinces a farmer may sell hay baled and loaded into cars at his nearest railway shipping point for \$18 per ton. If he does not load the hay on cars his maximum price is \$17 per ton.
- (2) If he sells baled hay at his farm his price will be \$17 per ton less normal hauling charges from his farm to the nearest railway shipping point. If these charges are 50c per ton the maximum price will be \$16.50 per ton.
- (3) If he sells the hay loose or unbaled at the farm the maximum price per ton, in this example, will be \$16.50 less the customary baling charges or \$3 per ton whichever is the lesser. If the customary baling charge is \$2.50 the maximum price will be \$14 per ton for loose hay at the farm.

In British Columbia corresponding maximum prices are in each case \$1 per ton higher than in the Prairie Provinces.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-975

Respecting Maximum Prices of Canadian Grown Unshelled Edible Tree Nuts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:

EFFECTIVE DATE AND APPLICATION OF ORDER.

1. This Order comes into effect on November 24, 1943, and applies to sales of all varieties, kinds and grades of unshelled edible tree nuts grown in Canada (hereinafter referred to as "domestic tree nuts").

DEFINITIONS

2. (a) "Producer" means a primary producer of domestic tree nuts;
- (b) "Wholesale distributor" means a person who sells domestic tree nuts at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys domestic nuts for his personal or household consumption;
- (c) "Sell" as used in this Order also covers an offer to sell.

SALES BY PRODUCERS

3. The maximum price per pound f.o.b. his farm or shipping point at which a producer may sell any domestic tree nuts shall be the price for the same set forth in the following table according to the class of buyer and variety of nuts.

TABLE TO SECTION 3

CLASS OF BUYER	MAXIMUM PRICES IN CENTS PER POUND	
	<i>Walnuts and Almonds</i>	<i>Filberts and other Domestic Tree Nuts</i>
	c	c
Wholesale distributors	42	36
Consumers	63	53
Other buyers (including retailers)	47	40

SALES BY WHOLESALE DISTRIBUTORS

4. The maximum price f.o.b. his place of business at which a wholesale distributor may sell any domestic tree nuts shall be the sum of the following:

- (a) the actual price paid by him for those nuts but not exceeding the lawful maximum price at which they may be sold to him by a producer;
- (b) the actual cost of transporting the nuts to his place of business; and
- (c) a markup not exceeding 10 per cent of his selling price.

SALES BY RETAILERS

5. The maximum price at which any person, other than a producer, may sell any domestic tree nuts at retail shall be the sum of the following:

- (a) the actual price paid by him for those nuts but not exceeding the lawful maximum price at which they may be sold to him by his supplier;
- (b) such actual transportation charges as are to be borne by him and are not included in such actual price; and
- (c) a markup not exceeding 25 per cent of his selling price.

PRICES ARE MAXIMUM PRICES AND INCLUDE ALL CHARGES

6. All prices fixed by this Order are maximum or highest prices and must not be exceeded. No charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

ADDITIONAL PAYMENTS AND CONSIDERATIONS TO BE PART OF THE PRICE

7. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any domestic tree nuts or received by the seller from any person in connection with the sale of any domestic tree nuts shall constitute part of the price for such nuts.

EXEMPTIONS FROM MAXIMUM PRICES ARE CANCELLED

8. Clause (a) of Section 3 of Order No. 189 of the Board shall not hereafter apply to sales of domestic tree nuts.

Dated at Ottawa, this 22nd day of November, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-978

Respecting the conversion of real property known as 84 Crescent Road and 622 Huron Street, both in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owners of real property in the City of Toronto known in 1943 as Nos. 84 Crescent Road and 622 Huron Street for permission to convert same into a two-family dwelling house and a four-family dwelling house respectively;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on November 12, 1943, approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 84 Crescent Road and 622 Huron Street, both in the City of Toronto, in the Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of such single family dwelling houses are hereby permitted to convert into and use same as a two-family dwelling house and a four-family dwelling house respectively, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall be effective on and after the 24th day of November, 1943.

Dated at Ottawa, this 22nd day of November, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-980

Respecting Greeting Cards

Under powers given by the Wartime Prices and Trade Board to the Administrator of Publishing, Printing and Allied Industries, it is hereby ordered on behalf of the Board as follows:

1. Section 2 of Administrator's Order No. A-746 is hereby revoked and the following substituted therefor:

"2. No person shall in the calendar year 1944 or in any subsequent calendar year use in the manufacture, processing or finishing of greeting cards, including personal and special greeting cards, a greater quantity of paper (or paperlike substance) or card stock than one-half by weight of the quantity of paper (or paperlike substance) or card stock used by him in the calendar year 1942 in the manufacture, processing or finishing of greeting cards."

2. Section 4 of Administrator's Order No. A-746 is hereby amended by deleting the figure "171" in clause (b) and by replacing the same with the figure "190".

3. This Order shall be effective on and after the 1st day of December, 1943.

Dated at Ottawa, this 23rd day of November, 1943.

JOHN ATKINS

*Administrator of Publishing, Printing and
Allied Industries.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-982

Respecting Low Pressure Steel Boilers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating, Plumbing and Ventilating Equipment and Supplies, it is hereby ordered on behalf of the Board, as follows:

1. Administrator's Order No. A-560 is revoked.

2. This Order shall be effective on and after the 24th day of November, 1943.

Dated at Ottawa, this 23rd day of November, 1943.

E. J. LAIDLAW,

*Administrator of
Heating, Plumbing and Ventilating
Equipment and Supplies*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 86

Respecting Maximum Prices of Fuelwood in Central and Southwestern Ontario

Under the powers granted by the Wartime Prices and Trade Board to the Wood Fuel Administrator,

IT IS HEREBY ORDERED as follows:—

1. This Order comes into force on November 24, 1943.
2. Fuelwood Order No. 58 is hereby amended
 - (a) by deleting clause (c) of Section 1 and substituting therefor the following:

“(c) ‘central area’ means and includes the geographical areas of the following counties in the province of Ontario: Bruce, Dufferin, Grey, Huron, Peterborough, Simcoe and Victoria and that part of the geographical area of the county of Ontario not included in the Southern area;”
 - (b) by deleting all the words in clause (d) of Section 1 after the word “Haliburton”;
 - (c) by inserting after the word “Lindsay” where it occurs in subsection (2) of Section 3 and subsection (1) of Section 4 the words “or the village of Port McNicol”;
 - (d) by inserting after the words “in one of the towns” where they occur in subsection (1) of Section 4, the words “the village”;
 - (e) by adding the words “and Port McNicol” after the word “Peterborough” where it occurs in the heading of Schedule “B” to said Order;
 - (f) by adding the words “and the village of Port McNicol” after the word “Penetanguishene” where it occurs in the heading of Schedule “C” to said Order.

Dated at Ottawa, this 15th day of November, 1943.

JAMES S. WHALLEY,
Administrator of Wood Fuel.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M. C. 21B

Prices of Tungsten Scheelite Ores—Order M. C. 21A Rescinded

Dated October 30, 1943

Pursuant to the authority conferred by Order in Council P.C. 5225 dated June 19, 1942 and by any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board, and the concurrence of the Wartime Prices and Trade Board, it is hereby ordered as follows:—

That the Order of the Metals Controller No. M. C. 21A dated October 1, 1942, is hereby rescinded.

G. C. BATEMAN,
Metals Controller.

APPROVED:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board

Concurred in—Wartime Prices and Trade Board

D. GORDON,
Chairman.

PART V
Export Permit Branch
(Trade and Commerce)

Export Permit Branch Order No. 82

November 17, 1943

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraphs 2 and 4, the undersigned hereby orders that, effective on and after January 1, 1944, Regulation 34 of the Export Permit Regulations of September 1, 1943, be amended to read as follows:—

Regulation 34

(a) Export permits are not required for any article or material, with the exception of shipments out of United States ports to the Blockade countries listed in Regulation 41.

(1) When consigned to Canadian Legations, the offices of Canadian High Commissioners, Canadian Consular offices, the offices of Canadian Government Trade Commissioners, or to official representatives of the Government of the United Kingdom or their order,

(2) Or when ordered, diverted or exported by the Department of Munitions and Supply, the Department of National Defence, the Department of National Defence Air Services, the Department of National Defence Naval Services, or their respective Forwarding Officer, Ordnance Transit Officer or Air Embarkation Staff Officer, the Transport Controller of the Department of Transport, the Ministry of Supply for the United Kingdom, the United Kingdom Ministry of Food, the Inspection Board of the United Kingdom in Canada, or the British Ministry of War Transport.

(b) Export permits are not required for shipment of any article or material ordered, diverted or exported by the Canadian Mutual Aid Board when shipped out of Canadian ports.

JAS. A. MACKINNON,
Minister of Trade and Commerce.

VOLUME IV, No. 9



DEC. 6, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price, 10 cents



TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

7990—Limitations placed on the Director, Veterans' Land Act, modified (Mines and Resources).....	483
9002—Repatriated seamen—entry into Canada and their care and treatment (Transport)	484
9018—Payments in respect of contracts terminated prior to completion (Munitions and Supply).....	485
9080—H. Merrill appointed member Mobilization Board, Montreal (Labour).....	486
9108—Crown Assets Allocation Committee established; War Assets Corporation Ltd., incorporated (Munitions and Supply).....	487
126/9180—Annual increases in compensation for Civil Servants—revised regulations (Treasury Board).....	490

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>National Revenue—</i>	
W.M. No. 39 Sixth Revision Supplement No. 8—Flounders and Soles.....	492
Supplement No. 9—Exemptions.....	492
W.M. No. 63 Supplement No. 1 (Revision)—Import control—vehicles, machines, etc., with rubber tires.....	493
Series D. No. 47 T.C. 143—Coffee extract, substitutes, etc.....	493
Series D. No. 47 T.C. 144—Yarns and warps and woven cord tire fabric.....	494

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Board Orders—</i>	
No. 332—Printed matter.....	495
No. 336—Exemptions from maximum prices.....	501
No. 337—Maximum prices for personal and household effects.....	505
No. 338—Industrial use of Preserves (Rationed Foods).....	506
No. 339—Priority sales of evaporated milk.....	507
No. 344—Distribution and use of shipping containers.....	509
<i>Administrators' Orders—</i>	
A-972—Used domestic vacuum cleaners.....	517
A-973—Footwear.....	520
A-976—Use of certain metals.....	562
A-977—Use of secondary aluminum, remelt aluminum or aluminum scrap.....	561
A-979—Rationed food (preserves).....	520
A-981—Jewellery.....	521
A-984—Maximum prices of deerskins.....	522
A-985—Corset steel.....	523
A-986—Wheelbarrows.....	523
A-987—Use of metal in the manufacture and assembly of certain goods.....	524
A-988—Heaters.....	524
A-989—Maximum prices of imported edible tree nuts.....	525
A-990—Clothing, glove, cap and helmet leather (sales by tanners).....	529
A-991—Leather gloves, mitts, garments and moccasins.....	541
A-992—Leather caps and helmets.....	542
A-993—Maximum prices of imitation spices.....	543
A-994—Maximum prices of quick frozen fruit and vegetables.....	544
A-995—Heeney Frosted Foods Limited of Ottawa, Ont.....	546
A-998—Use of copper and brass in plumbing equipment and supplies.....	546
A-1005—Oak flooring.....	547
<i>Fuelwood Order—</i>	
Fuelwood Order No. 85—Prices of fuelwood to the consumer in the Province of Quebec except the City of Hull.....	549

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Metals Controller—</i>	
Order No. M.C. 44B—Use of secondary aluminum, remelt aluminum or aluminum scrap	561
<i>Motor Vehicle Controller—</i>	
Order No. M.V.C. 9A—Order No. M.V.C. 009 rescinded.....	563
<i>Oil Controller—</i>	
Order No. Oil 12D—Order No. Oil 12 rescinded.....	563
<i>Steel Controller—</i>	
Order No. S.C. 7B—Use of certain metals.....	562
Order No. S.C. 34—Orders S.C. 24 and S.C. 30 rescinded.....	565

PART I

Orders in Council

Order in Council modifying limitations placed on the Director, Veterans' Land Act, by Section 9 thereof

P.C. 7990

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Mines and Resources reports that land settlement operations under the provisions of The Veterans' Land Act, 1942, necessitate extensive purchases of land throughout Canada, with or without improvements, suitable for the rehabilitation in the agricultural industry of veterans of the present war who served in the Active Forces of Canada;

That section 9 of the said Act authorizes the sale by The Director, The Veterans' Land Act to a qualified veteran of land, including improvements thereon and building materials, livestock and farm equipment, up to a total cost to the Director of forty-eight hundred dollars subject to the condition *inter alia*, that the cost to the Director of the land and improvements and building materials shall not exceed thirty-six hundred dollars;

That for the more effective administration of the said Act and the carrying out of its true intent it is deemed advisable that the Director should, prior to the cessation of hostilities, acquire considerable lands suitable for settlement purposes; and

That land purchasing operations have been in progress in many parts of Canada during the present year, but it has been clearly established that land values throughout Canada have increased from twenty to thirty per centum in many areas, and as high as forty per centum in some of the best areas, during the past two or three years, and that the Director cannot acquire sufficient suitable land for the purposes of the said Act in view of the limitations imposed upon him by section 9 thereof;

And whereas the Minister further reports that in his opinion, land values in Canada in the years immediately preceding the present war were abnormally low and that present values are not excessive;

That if these existing limitations be allowed to remain, many present opportunities to purchase suitable land will be lost and it will be necessary, in large measure, to postpone purchasing operations until after the war, which, in his opinion, would prejudice the operation of the said Act; and

That it is therefore deemed advisable for the security, defence, peace, order and welfare of Canada that the cost at which land and improvements and building materials may be acquired by the Director for sale to a veteran should be increased from thirty-six hundred to forty-eight hundred dollars.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, and under the authority of the War Measures Act, is pleased to make and doth hereby make the following Order;

ORDER

1. Notwithstanding anything in The Veterans' Land Act, 1942, The Director, The Veterans' Land Act may contract with any veteran certified by him to be qualified to participate in the benefits of that Act for the sale to such veteran of

land and improvements thereon, building materials, livestock and farm equipment up to a total cost to the Director of six thousand dollars subject to the following conditions:—

- (a) That the cost to the Director of the land and improvements and building materials shall not exceed four thousand eight hundred dollars;
- (b) That the veteran has paid to the Director ten per centum of such cost and the entire cost price of lands, improvements and building materials in excess of four thousand eight hundred dollars;
- (c) that the cost to the Director of the livestock and farm equipment shall not exceed twelve hundred dollars.

2. All the provisions of The Veterans' Land Act, 1942, and of the regulations made thereunder not inconsistent with the provisions of this Order shall apply to every contract made under this Order as if made under that Act.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re entry into Canada of repatriated seamen and their care and treatment

P.C. 9002

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Transport, with the concurrence of the Secretary of State for External Affairs, the Minister of Mines and Resources, and the Minister of Pensions and National Health, reports:—

That negotiations are at present under way with certain countries with which Canada is at war for an early exchange of sick and wounded prisoners of war, including merchant seamen, personnel of ships of Canadian registry, who have been detained by the enemy while serving in Canadian ships;

That the principle has been recognized in the negotiations referred to that merchant seamen, prisoners of war, are regarded for the purposes of treatment and repatriation as taking the nationality of the ship on which they served at the time of capture, and has been applied in the measures taken by the Government for compensation of seamen and their dependents;

That the Government of Canada, represented by the Department of Transport, has undertaken to assume responsibility for all expenditures involved in the maintenance and repatriation to Canada of all merchant seamen, personnel of ships of Canadian registry, who have been detained by the enemy or by enemy-controlled or neutral countries while serving in Canadian ships; and

That it is desirable that provisions should be made to enable the entry into Canada of all such seamen who may be repatriated and to ensure their care and treatment after admission.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, with the concurrence aforesaid, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

1. (a) Notwithstanding anything contained in the Immigration Act or Regulations, merchant seamen, personnel of ships of Canadian registry, who have been detained by the enemy or by enemy-controlled or neutral countries while serving in Canadian ships, shall, for the duration of the war and six months thereafter, be deemed to be persons regarded as within the "Non-immigrant classes" set forth in Section 2 (h)

of the Immigration Act, and their entry into Canada is accordingly authorized; provided that the status of any such person as a non-immigrant shall be deemed to cease if he leaves Canada at any time during the period referred to.

(b) Any person admitted as a non-immigrant under subsection (a) of this Section shall, if he is still in Canada after six months from the termination of the war, cease to be regarded as a non-immigrant and shall become subject to the provisions of the Immigration Act and the Regulations made thereunder.

2. Notwithstanding anything contained in Part V of the Canada Shipping Act, 1934, c. 44, or any other Act or Regulation, free medical, surgical, or other treatment as may be required, shall be provided by the Department of Pensions and National Health for all sick, wounded, or disabled seamen who are repatriated to Canada after release from detention by the enemy or by enemy-controlled or neutral countries following service on board ships of Canadian registry, under the provisions of Order in Council P.C. 164/6991, dated September 4th, 1943, which provides free medical care for sick or disabled seamen not otherwise entitled, who have served at sea in dangerous waters. The said seamen, entitled to do so, shall apply to the Canadian Pension Commission under authority of Order in Council P.C. 104/3546, dated April 30th, 1942, which grants entitlement to pension. If the said seamen are granted entitlement to pension, they shall come under the provisions of Order in Council P.C. 91, dated January 16th, 1936, as amended, which provides treatment and hospital allowances for merchant seamen. If not granted entitlement to pension, the said seamen shall continue under treatment as provided for in Order in Council P.S. 164/6991, dated September 4th, 1943.

3. The cost of medical, surgical or other treatment which may be incurred in the United Kingdom while merchant seamen are undergoing repatriation, shall be borne by the Department of Pensions and National Health, provided that such treatment is approved by the Overseas Representative of the said Department located in the United Kingdom.

4. The cost of repatriation of merchant seamen above referred to shall be administered by the Department of Transport, and the cost of free treatment referred to in Section 2 of this Order shall be paid by the Department of Pensions and National Health; allotments of funds for these services to be applied for from the War Appropriation.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re payments in respect of contracts terminated prior to completion

P.C. 9018

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports:

That contracts entered into by the Minister of Munitions and Supply provide in effect that in the event of the termination of such contracts prior to completion, the contractor will be entitled to be reimbursed for the cost of uncompleted work and to receive a fair and reasonable profit in respect of the work done thereon;

That in the event of such termination, and particularly in cases where several contracts are terminated at or about the same time or where such termination results in the closing down of a substantial part of the operations of the contractor's plant, it may become necessary for the contractor to incur, after the termination date, certain costs and expenses which arise as a result of such termination but which may not be directly or wholly apportionable to the contract or contracts so terminated;

That such costs and expenses may include the costs of and incidental to the cancellation of obligations incurred by the contractor under the terminated contract or contracts and the preparation of the necessary accounts and statements with respect to the work performed or the commitments made thereunder; wages which the contractor is obligated, under any laws or regulations for the time being in force, to pay to employees whose services are no longer required by reason of such termination; the costs of and incidental to the taking of an inventory of materials, components, work in process and finished articles on hand at the date of termination, and of moving or storing the same or any Government-owned machinery or equipment used by the contractor for the purposes of such contract and no longer required for use in connection with other contracts with the same contractor, and other costs and expenses of and incidental to the discontinuance of operations under the contract or contracts so terminated.

And whereas in the opinion of the Minister of Munitions and Supply, it is desirable and in the public interest to remove any doubt as to the authority to make such payments.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of the War Measures Act and the Department of Munitions and Supply Act, is pleased to grant and doth hereby grant authority for the making of such payments as aforesaid, to the extent that the Minister of Munitions and Supply may determine that such payments are reasonable and proper in the circumstances.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing Henri Merrill a member of
Mobilization Board, Division E, Montreal**

P.C. 9080

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 25th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection 1 of Section 8 of the National Selective Service Mobilization Regulations (P.C. 10924 of December 1st, 1942 as later amended) provides that:

"There shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint":

And whereas the Minister of Labour reports that it is advisable to appoint a further member to the Mobilization Board in Administrative Division "E" with headquarters at the City of Montreal in the Province of Quebec.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. Henri Merrill, now residing in the said City of Montreal, a further member of the Mobilization Board in Administrative Division "E", with headquarters at the said City of Montreal.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing The Crown Assets Allocation Committee and authorizing the incorporation of War Assets Corporation, Limited.

P.C. 9108

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 29th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that substantial stocks of surplus assets, the property of the Government of Canada are currently being created as a result of changes from time to time in war production programmes, the progress of the war, the development of new types of equipment and other factors;

That it is desirable and in the public interest that surplus assets owned by the Government should be dealt with in such manner as to cause the minimum of dislocation of the economic structure of the country and so as to assist in the orderly transition to a peacetime basis of production, following the cessation of hostilities, of industries which during the war period have been wholly or substantially engaged in production for war purposes; and

That in his opinion, a suitable mode of procedure, to meet the current situation, would be:

- (a) for the Governor in Council to direct, that each Government Department or agency should survey and investigate all lands, buildings, structures, plant, machinery, equipment, articles and things (including munitions of war and supplies as defined in The Department of Munitions and Supply Act), and any interests therein or parts thereof, which are held or administered by it, with a view to the determination of the types and quantities of such assets which are surplus to the needs of such Department or agency;
- (b) to constitute an inter-departmental committee which will be charged with the duty of obtaining reports from Government Departments and agencies with respect to such surpluses and of receiving and dealing with applications from any Department or agency for any assets which are surplus to the needs of the Department or agency holding or administering such assets, and of formulating and recommending general policies with respect to the disposal of assets which are surplus to the needs of the Government;
- (c) that the general policy with respect to the disposal of or dealing with such surplus assets should be determined by the Governor in Council and that the Governor in Council should give such general or specific directions as may from time to time be necessary with respect to the determination of such surpluses as aforesaid and the use or disposal thereof.
- (d) to create a Company which will act as the agent of the Government and will be charged with the duty of disposing of or otherwise dealing with surplus assets from time to time transferred or consigned to it and of making recommendations on matters of policy and courses of action with respect to such surplus assets or which in the opinion of the Company will promote the national well-being of Canada.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act, The Department of Munitions and Supply Act, and the War Appropriation Act No. 2, 1942, is pleased to make and doth hereby make the following Order:

ORDER

1. The term "surplus Crown assets" where used in this Order means any lands, buildings, structures, plant, machinery, equipment, scrap, materials, articles or things, or any interest therein or any part thereof, and all munitions of war and supplies

as defined by The Department of Munitions and Supply Act, which are owned or controlled by the Government of Canada or any agency thereof and which for the time being, or from time to time, are surplus to the current or probable future requirements of the war programme of Canada or the needs of the Government of Canada or any agency thereof.

2. It shall be the duty of each Government Department and agency from time to time to survey and investigate all lands, buildings, structures, plant, machinery, equipment, munitions of war and supplies, scrap, materials, articles and things, and any interests therein or parts thereof, from time to time on hand in or administered by such Department or agency and to report from time to time to the Allocation Committee hereinafter mentioned the assets which are or are likely to become surplus to the needs of such Department or agency.

3. There is hereby established under the Minister of Munitions and Supply, or such other Minister as may be hereafter designated by the Governor in Council (hereinafter referred to as "the Minister"), an inter-departmental committee, to be known as the "Crown Assets Allocation Committee" (hereinafter referred to as the "Allocation Committee") having the powers and duties hereinafter set forth.

4. The Allocation Committee shall be composed of:

- (a) a full-time paid member, to be appointed by the Governor in Council, who shall be Chairman;
- (b) a member to be designated by the Secretary of State for External Affairs;
- (c) a member to be designated by the Minister of Munitions and Supply;
- (d) a member to be designated by the Minister of National Defence;
- (e) two members to be designated by the Minister of Finance, one of whom shall represent the administrative services of the Department of Finance and the other shall represent the Wartime Prices and Trade Board;
- (f) a member to be designated by the Minister of Public Works; (Each of the aforesaid Ministers may designate an alternate to act on the said Committee in the absence of the member appointed by the said Minister respectively.)
- (g) the President of the Company hereinafter referred to;
- (h) a person to represent Labour, another to represent Agriculture and a third to represent the householders of Canada, all to be designated by the Governor in Council.

The tenure of office of the members of the Committee shall be during pleasure and until Parliament shall have passed legislation dealing with the disposal of surplus assets of the Crown.

5. The Allocation Committee shall have power:

- (a) to require any person, firm or corporation or Government Department or agency to furnish such facts, data, reports, information or recommendations with respect to actual or probable stocks or supplies of surplus Crown assets, or the disposal thereof, as the Committee may from time to time deem fit;
- (b) to employ or utilize the services or assistance of any person, firm or corporation whose services or assistance the Committee may consider to be necessary or useful in the carrying out of any of the duties or powers from time to time charged or conferred upon or vested in the Committee; provided that any remuneration to be paid to any such person, firm or corporation shall be subject to the approval of the Governor in Council.

6. It shall be the duty of the Allocation Committee:

- (a) to survey and make investigations with respect to lands, buildings, structures, plant, machinery, equipment, munitions of war and supplies, scrap, materials, articles and things, and interests therein or parts thereof, reported by Government Departments or agencies as being from time to time on hand or which are likely to become available, and to report from time to time to the Minister regarding the types and quantities of such assets which are or are likely to become surplus Crown assets;

- (b) to consider representations made by any Government Department or agency with respect to surplus Crown assets or the disposal or use thereof; to authorize the transfer of assets from one Department or agency to another, under such terms and conditions as the Committee may decide; and to report to the Minister with respect to the foregoing;
- (c) to formulate and recommend through the Minister to the Governor in Council general policies or plans for the use or disposal of or dealing with surplus Crown assets, and, without limiting the generality of the foregoing, to submit for consideration proposals with respect to surplus Crown assets
 - (i) Which might serve administrative needs of provincial governments, municipalities, and other like bodies;
 - (ii) which might be distributed in distressed areas;
 - (iii) which, for reasons of public policy, should not be offered for sale in Canada, or should be converted back to basic materials, or should be withheld from the market for the time being, or should severally be the subject of direct action by the Governor in Council;
 - (iv) which should be consigned or transferred to, or placed under the control of the Company hereinafter mentioned;
 - (v) in which the Crown has only a limited interest;
 - (vi) which consist of industrial plants, or parts thereof, which are complete operating units; and
- (d) to exercise and perform such other duties and make such other investigations and reports as the Governor in Council or the Minister may from time to time direct.

7. Authority is hereby granted to the Minister of Munitions and Supply to procure the incorporation of a company under the name "War Assets Corporation Limited", or such other name as the Governor in Council may select or approve, for the purpose of holding, managing, disposing of and dealing with surplus Crown assets which are consigned to it by the Governor in Council. The names of the Directors of the said Company shall be submitted to and approved by the Governor in Council on the recommendation of the Minister.

8. The said Company shall be deemed to be an emanation of the Crown, and, in exercising the powers and/or discharging the duties conferred or charged upon it, the Company shall be deemed to be an agent or the servant of His Majesty.

9. The Company shall be responsible to the Minister and all of the shares in the capital stock of the Company, from time to time issued and outstanding, other than the qualifying shares of directors, shall be held by the Minister in trust for His Majesty the King in right of Canada.

10. The Minister is hereby authorized to take and cause to be taken all necessary steps to cause the incorporation and organization of the said Company to be duly effected and to ensure that it shall be enabled to exercise the powers and perform the duties necessary to accomplish the purposes set out herein. The Minister may, for the purpose of providing the Company with working capital, make available to the Company, by way of payment for shares to be allotted to and held by the Minister in trust for His Majesty, or by way of accountable advances, an amount or amounts not exceeding in the aggregate the sum of \$5,000,000, such amount or amounts to be allotted or made available for such purposes to the Department of Munitions and Supply out of the moneys appropriated by Parliament by means of the War Appropriation Acts.

11. The Governor in Council may consign or transfer to the Company Crown assets which have been declared by him to be surplus to the administrative or operative needs of the Government of Canada or any agency thereof. Consignments or transfers may be made by either specific or general direction, and shall be accepted by the Company as being subject to any reservation or direction associated therewith, and to any instructions given by the Minister with respect thereto.

12. The Company shall have power, subject to the general or specific instructions of the Minister,

- (a) to hold, manage, operate, dispose of or deal in and with surplus Crown assets consigned or transferred to it, in such manner as it may decide, subject only to any conditions and instructions stipulated at the time of consignment or transfer or in any agreement between the Company and the Crown.
- (b) to convert back to basic materials any surplus Crown assets consigned or transferred to it;
- (c) to withhold from Canadian or world markets, for such time as it may decide, all or any portion of any surplus Crown assets consigned or transferred to it;
- (d) to effect sales of surplus Crown assets consigned or transferred to it, in such manner and upon such terms and conditions as the Company may decide;
- (e) to create or appoint advisory committees and/or to procure the incorporation of subsidiary companies and to delegate to any such advisory committee or subsidiary company any of the powers or duties conferred or charged upon the Company;
- (f) to cause the title to any surplus Crown assets consigned to it to be vested in the name of the Company; and
- (g) to do such other acts and things as may be stipulated or authorized by the Governor in Council or by the Minister or as may be incidental or conducive to the attainment of the objects and the exercise of the powers of the Company.

13. The Company shall advise the Minister with respect to any policy or course of action which in the opinion of the Company would (a) promote the intent and purposes of its incorporation, or (b) further the purposes of this Order or the national well-being of Canada. The Company shall also make such other reports and exercise and perform such other duties as the Governor in Council or the Minister may from time to time direct.

14. Upon the Company being incorporated and organized, an agreement with the Company, providing for the management and operations of the Company and the duties to be performed by it, shall be negotiated by the Minister and shall take effect as and when such agreement is approved by the Governor in Council.

15. This order shall take effect from the date hereof, but until the Governor in Council or the Minister otherwise, directs, transfers of inventory items between Departments and agencies of the Government of Canada, and sales of any such items, may continue to be made under any regulations or authorizations heretofore in force and applicable thereto.

16. The Minister shall submit to Parliament, within fifteen days after the commencement of the session, a report upon the operations of both the Allocation Committee and the Company.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing revised regulations *re* annual increases in compensation for Civil Servants

P.C. 126/9180

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 1st December, 1943.

The Board recommend that, under the authority of the War Measures Act, Order in Council of October 6, 1943, P.C. 186/7730, establishing regulations with respect to annual increases in compensation as provided under the Civil Service Act and by Order in Council be amended by the deletion of paragraphs 1, 2, 3, 4, 5, 6, and 7 and the substitution therefor of the following paragraphs:

1. In accordance with the intention of the Civil Service Act, periodic increases in compensation shall not be granted on an automatic basis, but shall be controlled by a yearly report on the efficiency of the employee, and granted on the basis of meritorious service and increased usefulness.

2. The Civil Service Commission shall prepare a standard efficiency report for the purpose of such annual report, which form shall be used for all employees, permanent and temporary, whether or not they are governed by the provisions of the Civil Service Act.

3. The efficiency report shall be made by the immediate supervisor of the employee, reviewed by the Head of the Branch or Division in which the employee works and finally reviewed by the Departmental Personnel Officer and certified by the Deputy Minister or an officer authorized by the Deputy Minister to act in his behalf. Except in the case of an employee occupying a position wholly exempt from the operation of the Civil Service Act, a copy of such report shall be filed with the Civil Service Commission for any employee not granted an increase.

4. In all cases where an annual increase is not granted the employee shall be advised by the department that his increase has not been approved and that the employee may appeal to a Board of Review.

5. Except in the case of an employee occupying a position wholly exempt from the operation of the Civil Service Act, the appeal is to be addressed to the Board of Review, Civil Service Commission, Ottawa, and must contain definite and specific reasons for the belief of the employee that he has not been rated fairly. The Board of Review will refer the appeal to a Departmental Preliminary Review Board which is to be composed of three departmental officers, two nominated by the department and one nominated by the appellant; this Departmental Preliminary Review Board will make such enquiry and hear such witnesses as necessary and report its findings through departmental channels to the Board of Review, Ottawa. The Board of Review will either confirm the action recommended by the Departmental Preliminary Review Board or proceed to hold a Regular Review Board in accordance with established procedure for promotion Review Boards. The appellant is to be given the opportunity to appear before the Departmental Preliminary Review Board and for this purpose local Departmental Preliminary Review Boards may be established. Appeals from employees occupying positions wholly exempt from the Civil Service Act shall be made to the Departmental Review Board thus constituted.

6. Departments will have the increases for those recommended approved in the manner now in effect.

7. These regulations shall have effect from April 1, 1944, for all Permanent employees and shall be effective in accordance with the terms of P.C. 194/8855 dated 17th November, 1943, for all Temporary employees. They shall be reviewed by Treasury Board on a receipt of a report from the Civil Service Commission covering operation of the regulations for the period ending April 1, 1945.

8. Order in Council P.C. 28/8496 dated 3rd November, 1943, is hereby rescinded.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 39 Sixth Revision

Supplement No. 8

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 12th November, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

Effective on and after November 18, 1943, (P.C. 8689; 11/11/43), the following are added to the list of commodities requiring an export permit before being shipped from Canada to any destination:

GROUP 2 ANIMAL AND ANIMAL PRODUCTS

Fish and fishery products—

Flounders, fresh or frozen, filleted or not.

Soles, fresh or frozen, filleted or not.

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

WM No. 39 Sixth Revision

Supplement No. 9

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 22nd November, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits—Exemptions**

By Export Permit Branch Order No. 82, effective on and after January 1, 1944, Regulation 34 of the Export Permit Regulations of September 1, 1943, was amended to read as follows:

34. (a) Export permits are not required for any article or material, with the exception of shipments out of United States ports to the Blockade countries listed in Regulation 41,
- (1) When consigned to Canadian Legations, the offices of Canadian High Commissioners, Canadian Consular offices, the offices of Canadian Government Trade Commissioners, or to official representatives of the Government of the United Kingdom or their order,
 - (2) Or when ordered, diverted or exported by the Department of Munitions and Supply, the Department of National Defence, the Department of National Defence Air Services, the Department of National Defence Naval Services, or their respective Forwarding Officer, Ordnance Transit Officer or Air Embarkation Staff Officer, the Transport Controller of the Department of Transport, the Minister of Supply for the United Kingdom, the United Kingdom Ministry of Food, the Inspection Board of the United Kingdom in Canada, or the British Ministry of War Transport.

- (b) Export permits are not required for shipment of any article or material ordered, diverted or exported by the Canadian Mutual Aid Board when shipped out of Canadian ports.

Customs officers will observe that the former Regulation 34 has now become Regulation 34 (a), and that the only new section is part (b) relating to shipments by the Mutual Aid Board out of Canadian ports.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 63
Supplement No. 1 Revised

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 12th November, 1943.

To Collectors of Customs and Excise, and others concerned:

**Import Control—Vehicles, Machines, Implements or Other Articles
with Rubber Tires**

Vehicles, machines, implements or other articles designed to be equipped with rubber tires may be admitted under General Permit No. G-2384, when imported under tariff items 708 or 709, or by the Department of Munitions and Supply or the Department of National Defence (Navy, Army and Air Force) or in accordance with the provisions of Memoranda Series D No. 5 or Series D No. 57 Revised, when the vehicle, etc., IS COMPLETELY EQUIPPED with the necessary tires.

This permit is issued in a single copy, which is retained in the Department, the number of which is to be endorsed on all relative import documents. Two copies of the completed Customs Form C-6 Special for each entry are to be forwarded by the Collector to the Department of National Revenue marked for the attention of the "Appraisers' Branch".

If the vehicle, etc., is NOT fully equipped with the necessary tires entry is not to be permitted without a particular permit from the Department.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

Series D No. 47

T.C. 143

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 23rd November, 1943

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 1st November, 1943, the under-mentioned goods are exempt from the additional Customs duty of 10 cents per pound when imported from any country:—

Item 25a. Coffee, extract of, n.o.p., and substitutes thereof of all kinds.

Ex. Item 26. All imitations of coffee and substitutes therefor, including acorn nuts, n.o.p.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 8885, 18/11/43; Authority, War Measures Act.)

Series D No. 47

T.C. 144

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 24th November, 1943

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 1st October, 1943, the under-mentioned goods are accorded the tariff treatment hereunder indicated:—

Yarns, and warps, wholly or in chief part of artificial silk or similar synthetic fibres produced by chemical processes, when imported for use only in the manufacture of woven cord tire fabric—

British Preferential Tariff	Free
and, per pound	—
Intermediate Tariff.....	17 p.c.
and, per pound	3½ cts.
General Tariff	25 p.c.
and, per pound.....	4 cts.

(To be designated as Tariff Item 558g)

Woven cord tire fabric, wholly or in chief part by weight of artificial silk or similar synthetic fibres, when imported for use in Canadian manufactures—

British Preferential Tariff	Free
and, per pound	—
Intermediate Tariff.....	17 p.c.
and, per pound	3½ cts.
General Tariff	25 p.c.
and, per pound.....	4 cts.

(To be designated as Tariff Item 825a)

D. SIM,
Deputy Minister of National Revenue,
Customs and Excise.

(P.C. 8856, 18/11/43; Authority, War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 332

Respecting Printed Matter

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

Purpose of this Order

1. This Order defines essential "printed matter" which may be manufactured and makes the manufacture and purchase of certain kinds of printed matter subject to Administrative permit.

The further conservation of paper used in the production of printed matter is necessary to preserve a sufficient supply of wood fibre to meet essential military and civilian requirements.

Print paper and other wood fibre products are used increasingly by the Armed Services of the United Nations in war operations, and for the information of the Forces, and in creating in occupied territories understandings which save lives and hasten victory.

A system of allocation is already in operation in the distribution of paper for the production of

- (a) "newspapers and other periodicals", through Order 223, effective January 1, 1943;
- (b) "publications", through Order 295, effective August 1, 1943; and
- (c) "greeting cards", through Order A-746, effective June 1, 1943, as amended by Order A-980, effective December 1, 1943.

Effective Date

2. This Order shall come into effect on December 1, 1943.

Meaning of "administrator", "printed matter", "value", "printer"

3. For the purposes of this Order,

- (a) "administrator" means the person appointed Administrator or Deputy Administrator of Publishing, Printing and Allied Industries by the Board;
- (b) "printed matter" means any paper (or paperlike substance) bearing printing produced by the letterpress, lithographic, rotogravure, silk screen, multilith, multigraph, mimeograph, embossing, photo-gelatine, decalcomania or other multi-copying process;
- (c) "value" means the price paid for printed matter including sales tax and the cost of manuscript, art-work, copyright, fees, commissions, typesetting, printing plates, paper, metals and other materials, and all other costs and charges entering into the production of the printed matter;

- (d) "printer" means a person who in the ordinary course of business manufactures, converts, or otherwise processes or finishes any "printed matter"; and "manufacture" means the conversion, assembling or processing or printing of "printed matter".

Application of this Order

4. This Order applies to the manufacture, processing and finishing, and to the purchase, acquisition, storage and use, of printed matter by any person in the conduct or operation of any business or gainful occupation.

5. This Order does not apply to:

- (a) The Dominion or any Provincial or Municipal Government or agency thereof. (Notwithstanding this exemption, provision is being made for the maximum curtailment of paper consumption by the Dominion Government through the elimination of less essential uses and a reduction to a practicable minimum of paper used for necessary purposes. These economies will progressively effect savings larger than those which may be required of persons using printed matter in their own business. Representations are being made to the Provincial Governments with a view to effecting similar economies in the use of printed matter by those Governments, municipalities and their agencies. The Wartime Prices and Trade Board itself is taking steps to curtail its use of paper, exclusive of ration books and essential ration forms, by 50 per cent.)
- (b) printed matter required by law or manufactured under a contract with the Dominion or with any Provincial or Municipal Government or agency thereof;
- (c) a "newspaper", "other periodical" or "publication" as defined in Board Order 223 or 295 to which a permit or certificate of exemption has been issued under either of those Orders and printed matter for the exclusive use and purposes of any such "newspaper" or "publication" when such printed matter is used for the information of its subscribers;
- (d) greeting cards (the manufacture of greeting cards is regulated by Administrator's Order A-746 as amended by A-980.);
- (e) printed matter acquired by any person for resale at retail or wholesale;
- (f) any of the items of printed matter listed in Schedule "A" of this Order;
- (g) maps, charts, graphs, patterns; or music not being or containing advertising;
- (h) printed matter for personal use and not for the use of a person in the course of his business or gainful occupation;
- (i) printed matter which, in the opinion of the Administrator, is for the exclusive use and purposes of any religious, charitable, philanthropic, educational, scientific, professional, political, labour, or other non-profit organization; such printed matter not being or containing the advertising of a person other than the publisher;

Manufacture of Return Address Envelopes and Postcards, Blotters, Calendars, Catalogues and Price Lists

6. No person shall print any return or business reply post card or envelope except an envelope designed for both original use and return.

7. No person shall manufacture any printed blotter except a blotter manufactured for resale at wholesale or retail or a blotter cover attached to a writing pad.

8. (1) For the purposes of this order "hanger calendar" means any printed matter bearing tables of days, weeks, months, or years which is designed to be displayed by hanging in the form of a roll hanger, a mounted calendar, or a specialized recipe or data calendar of the type commonly known as a record or pocket calendar.

(2) No person shall manufacture, process or finish a hanger calendar

- (a) unless it consists of a single sheet, flat or folded, with or without a mounted illustration and with or without calendar pad, which single sheet does not exceed 570 square inches in area;

- (b) unless it records a calendar period of not less than twelve months; and
- (c) unless it bears the name of the manufacturer.

(3) No person shall attach to any hanger calendar of the types described in subsection (2) a date pad consisting of more than twelve sheets. In no case shall the area of any single sheet of a date pad exceed 90 square inches.

9. No person shall, except with the written permission of the Administrator, publish or issue a catalogue or price list containing illustrations of the goods or services described therein, unless such person published or issued a catalogue or price list describing identical or similar kinds of goods or services within the twelve-month period ending November 30, 1943, and unless such publication or issue involves the use of less than 500 pounds of paper.

Advertising Posters and Bills

10. No person shall display after December 31, 1943 any printed poster, bill or card advertising any event for which an admission fee is charged or is to be charged except on the premises where that particular event is to take place or on a 24 sheet poster panel, or in or on a public passenger conveyance.

Permitted Kinds of Printed Matter

11. No person shall manufacture, process or finish for the use of any one person, including himself, and no person shall acquire for use in his business or gainful occupation, more than 25 pounds in any one calendar month of any kind of printed matter not specified hereunder:

- (a) Forms and records necessary to the operations and transactions of persons engaged in business. These permitted forms and records include but are not restricted to:
 - (i) Books of account, sales slips, ledgers, cheques, tinted restaurant pads, cashier pads, counter cheque books;
 - (ii) Loose-leaf forms, stenographers' note books, and other business stationery, ruled or unruled;
 - (iii) Blank books, columnar pads;
 - (iv) Office, factory, business or professional forms and records including letterheads, envelopes and filing systems;
 - (v) Shipping tags, wrappers, labels, printed matter consisting solely of directions for the use of the product or products which it accompanies or to which it is attached;
 - (vi) Catalogues and price lists (see also Section 9.)
 - (vii) Menus, programs, time tables, tickets, directories, reports to shareholders, subscribers and members.

The foregoing forms and records may not, however, be designed for use in the advertising or promotion of a business or gainful occupation, nor may they be or contain advertising of the business of a person other than the person for whom they were printed, nor advertising for which the latter receives valuable consideration. Publications, programs and directories containing advertising may, however, be printed if permission is secured from the Administrator under the terms of Board Order 295.

- (b) 24-sheet posters designed for display on poster panels; posters or bills, other than the foregoing, to be displayed exclusively on the premises of any place of entertainment and solely relating to entertainment provided in that place;
- (c) Cards for display in or on street cars, buses or other public passenger conveyances;
- (d) Calendars as hereinbefore provided;
- (e) Books; (a book means a literary or artistic composition or treatise printed on a collection of pages which are bound, wire-stitched, or otherwise fastened together, and which contains no advertising of goods or services except of other books issued by the same publisher, and which is not a "newspaper", "other periodical", or "publication" as defined in Order 295.)

NOTE: See also the kinds of printed matter exempted from the provisions of this Order by Section 5.

Issuance of Permits

12. (1) The Administrator may, by direction in writing, require any person to obtain a permit to manufacture, process or finish or to purchase, acquire or hold at his disposal printed matter of any kind, weight or value.

(2) The Administrator may issue permits, containing such terms and conditions as he deems proper, for the purchase, acquisition, storage, manufacture, processing or finishing of any printed matter. Applications for permits should be made in the form set out in Schedule B of this Order.

Permits required of certain purchasers and users

13. (1) The following persons are required to apply to the Administrator for a permit under this Order:

- (a) any person who, in the twelve months ending December 31, 1942, acquired, or in any twelve month period thereafter acquires, printed matter of the kinds described in Section 11 of more than five tons in weight or \$2,500 in value for use in his business or gainful occupation;
- (b) Any person who hereafter proposes to acquire printed matter of any kind of over \$100 in value for use in his business or gainful occupation if he has on hand or at his disposal more than one year's supply of that particular kind of printed matter, or if his proposed acquisition is of more than five tons in weight or \$2,500 in value;
- (c) any person, who in the twelve month period ending December 31, 1942, manufactured, processed, or finished, or who in any twelve month period thereafter manufactures, processes, or finishes calendars of any kind of more than two tons in weight or \$1,000 in value, or books of more than 5 tons in weight or \$2,500 in value.

(2) Each of the persons governed by the provisions of subsection (1) shall forward to the Administrator an application for permit before purchasing or manufacturing any printed matter. In addition, each of these persons must report to the Administrator the total weight and value of the printed matter purchased or manufactured by him in the interval between the date of his application for permit and the date of its receipt; this report must be forwarded to the Administrator immediately after the receipt of the permit.

(3) No person shall manufacture, process or finish in any twelve month period hereafter any printed matter of more than 5 tons in weight or \$2,500 in value to the order of any one person, unless each order for printed matter in excess of that amount bears the permit number of the purchaser as required by the terms of this Order.

Authority to Require Information

14.(1) Any person who manufactures, purchases, acquires or holds at his disposal any printed matter of any kind shall furnish to the Administrator any information pertaining to such printed matter that the Administrator may from time to time require.

(2) All records relating to the purchase and manufacture of printed matter by any person must be retained by him for not less than two years thereafter for inspection by any representative of the Board.

Establishment of Priorities

15. The Administrator may by direction in writing require any printer to regulate his production so as to give effect to any specified priority or preference in the manufacture and delivery of printed matter.

Exemptions by Administrator

16. The Administrator may, by direction in writing, grant such exemption from any of the provisions of this Order on such terms as he may consider proper.

Printed Matter in Process of Manufacture

17. This Order does not prohibit the completion up to but not after December 31, 1943, of printed matter in process of manufacture at the effective date of this Order.

Penalties

18. It is an offence for any person to contravene or fail to comply with any provisions of this Order or the terms or conditions of any permit or direction issued under the authority of this Order. An offender is liable to prosecution under The Wartime Prices and Trade Regulations.

Made at OTTAWA this 23rd day of November, 1943.

D. GORDON,
Chairman.

NOTE:

Copies of Board Orders 223 or 295 referred to in this Order can be obtained by writing to: The Administrator of Publishing, Printing, and Allied Industries, 7th Floor, Toronto General Trusts Bldg., Bay St., Toronto, Ont.

SCHEDULE "A"

To Order No. 332

Except insofar as their manufacture is regulated by Orders of the Administrator of Packages and Converted Paper Products or of other Administrators of this Board, any of the following converted paper products may be printed:

albums and scrap books
asphalt lined paper
bags
blueprint paper
box paper
boxes
cigarette papers and tubes
corrugated paper articles
(for resale at retail)
crepe paper
decorative wrapping paper
drinking cups and drinking straws
gummed tape and gummed paper
laminated paper
napkins
milk bottle caps
packages
paper plates
playing cards (not being or containing advertising)

safety paper
sand paper and emery paper
school scribblers, notebooks, loose-leaf sheets and other papers for school use
score and tally cards for resale at retail and not being or containing advertising, social stationery (including social correspondence envelopes, flat or folded note paper, writing pads, correspondence cards, wedding and mourning stationery)
tags and seals for resale at retail
ticker, adding machine and similar tapes
towels
tubes
waxed paper

any product made wholly or chiefly of transparent film as defined in Administrator's Order No. A-620

corrugated or solid fibreboard shipping containers or parts thereof
multi-wall paper sacks
paper toys and games
wallpaper

and any other converted paper product which may be designated as such in writing from time to time by the Administrator of Packages and Converted Paper Products with the concurrence of the Administrator of Publishing, Printing and Allied Industries.

SCHEDULE "B"

To Order No. 332

Application for Permit under Order

To:
Administrator,
Publishing, Printing and Allied Industries,
Wartime Prices and Trade Board,
255 Bay Street,
Toronto, Ontario.

Application is made hereby for a permit to manufacture, purchase, acquire or hold at my disposal "printed matter" in accordance with the terms of Order No. 332 of the Wartime Prices and Trade Board.

(Complete the Applicable Section or Sections)

1. During the twelve months ending _____, 194____, I acquired _____ tons
lbs. of printed matter of the kinds listed in Section 11 of this Order of a total
value of \$ _____; or

2. During the twelve months ending _____, 194____, I manufactured books
amounting to _____ tons _____ lbs. of printed matter of a total value of \$ _____;
or

3. During the twelve months ending _____, 194____, I manufactured calendars
of _____ tons _____ lbs. of a total value of \$ _____; or

4. I propose to acquire printed matter of over \$100 in value for use in my business
(or gainful occupation) and I now have on hand or at my disposal over one year's
supply of that particular kind of printed matter (state the kind of printed matter
desired and why more than one year's supply is needed). During the twelve months
ending _____, 194____, I acquired _____
tons _____ lbs. of printed matter of the kinds listed in Section 11 of this
Order of a total value of \$ _____; or

5. I propose to acquire printed matter of more than 5 tons in weight or of more
than \$2,500 in value. During the twelve months ending _____, 194____, I acquired
_____ tons _____ lbs. of printed matter of the kinds listed in Section 11 of this
Order of a total value of \$ _____.

Name of Applicant

Address

Certified by..... Date.....194____
(Signature of Official)

Strike out inapplicable wording.

Where it is not possible to give both weight and value of printed matter, either may be given.

The signature of an authorized official of a company or firm is required.

WARTIME PRICES AND TRADE BOARD

Order No. 336

Respecting Exemptions from Maximum Prices

Explanatory Note: Section 7 of the Wartime Prices and Trade Regulations provides that the maximum price at which any person may sell or offer to sell any goods or any services referred to in the Regulations shall be the highest lawful price at which he sold goods or services of the same kind and quality during the basic period from September 15, 1941, to October 11, 1941, both dates inclusive. The Section further provides that such maximum price shall also be the maximum price at which he may sell or offer to sell goods of a substantially similar kind and quality not sold by him during the basic period. The Section also listed the sales to which the maximum prices fixed by the Section were not to apply.

Order No. 189 of the Board, as amended by Orders Nos. 199 and 270, added to and consolidated the list of sales that were to be exempt from maximum prices fixed by Section 7 of the Regulations and provided that, unless a contrary intention appeared, those sales were also to be exempt from maximum prices fixed, approved or concurred in by the Board.

The purpose of this Order is to vary the exemptions set forth in the Regulations and in Order No. 189 as amended.

In Part I of this Order are listed the sales that not only are exempt from basic period maximum prices but are exempt also from any price-fixing Order made, approved or concurred in by or under authority of the Board. In Part II are listed the sales that, although exempt from basic period maximum prices, are not exempt from such price-fixing Orders.

Therefore, under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. This Order shall come into force on December 1, 1943.
2. Order No. 189 of the Board, as amended by Orders Nos. 199 and 270, and Order No. 86 of the Board, are hereby revoked and are replaced by this Order.
3. The sales set forth in clauses (a) to (f) inclusive of subsection (2) of Section 7 of The Wartime Prices and Trade Regulations are hereby varied and the sales that shall be exempt from any basic period maximum price fixed by that Section shall instead be those set forth in Sections 4 and 5 of this Order.

Part I—Sales Exempt From Basic Period Maximum Prices and From Price-Fixing

Orders

4. The following sales shall be exempt from the seller's basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations and shall also be exempt from any maximum price fixed by any order made, approved or concurred in by or under authority of the Board, except to the extent that a contrary intention may be expressed in that order:

Item 1. Any sale of goods for export when such export is made by the seller or his agent; but this exemption shall not extend to or include either

- (a) the sale in Canada or in Canadian territorial waters of any ships' stores or ships' equipment (other than sales while in bond of goods imported into Canada in bond) when delivery to the ship concerned is made in Canada or in Canadian territorial waters; or
 - (b) the sale of any goods to any passenger or member of the crew while on board any ship of Canadian registry or any ship operated by any person resident in Canada, whether the sale is made within or outside Canadian territorial waters.
- Item 2.* Sales of any goods or services by any person to the Department of Munitions and Supply or any agency thereof when purchasing goods or services for or on behalf of such Department. For the purposes of this Order each of the persons listed in Schedule A to this Order shall be deemed to be such an agency.
- Item 3.* Sales by any person of any goods in any canteen or mess situated within the limits of any military, naval or Air Force camp, barracks, dockyard or similar establishment.
- Item 4.* Sales of alcoholic beverages by any provincial Liquor Control Board or other similar body established by the government or legislature of any province.
- Item 5.* The sale by any person of meat derived from livestock accepted for exhibition at public fairs and exhibitions held with the approval of the Department of Agriculture of any province.
- Item 6.* The sale or transfer of bills of exchange, securities, title deeds and other similar instruments.
- Item 7.* The sale by any person of any goods by auction in cases in which such procedure is the normal practice and is followed in good faith and without any intention of evading or attempting to evade any provision of The Wartime Prices and Trade Regulations or of any Order made, approved or concurred in by or under authority of the Board. This exemption, however, shall not apply to any of the used goods listed in Schedule B to this Order. Whenever any of those used goods are sold by auction, they shall be sold separately.
- Item 8.* The sale by auction of any used goods listed in Schedule B to this Order when the proceeds of the auction are to be disbursed for any charitable or patriotic purpose; and, whenever the purpose is brought into question, the seller is required to furnish all information necessary to establish that the proceeds were so disbursed.

Part II—Sales Exempt From Basic Period Maximum Prices But Not Exempt From
Price-Fixing Orders

5. (1) The sale by any person to any other person of any of the following goods shall be exempt from the seller's basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations, but shall be subject to any maximum price fixed by any order made, approved or concurred in by or under authority of the Board except to the extent that a contrary intention may be expressed in that order:—
- Item 1.* Fresh fruits, fresh vegetables and greenhouse products; but this exemption shall not apply to nuts.
- Item 2.* Nursery stock; cut flowers; and dulse.
- Item 3.* Seeds, bulbs, corms, rhizomes and other stock for the production of flowers; registered and certified grades of seeds as described in the Seeds Act (1937 Statutes of Canada, Chapter 40) and in the regulations made under the authority of such Act; and all other seeds, bulbs, roots and other stock for the purpose of seeding or planting to produce plants.
- Item 4.* Hay; straw; wheat and rye.

- Item 5.* Bird seed and feed intended for the feeding of song birds or other birds not of commercial value for the production of eggs, meat or feathers.
- Item 6.* Christmas trees.
- Item 7.* Raw and wholly or partly dressed fur skins of all kinds, and garments and wearing apparel wholly of fur.
- Item 8.* Live animals, birds, fish, insects and other living creatures, except clams, lobsters, oysters, crabs, shrimps, scallops, winkles and other shell fish.
- Item 9.* Salt for the use of the sea or gulf fisheries.
- Item 10.* Printed matter imported into Canada under Tariff Items 169, 170, 171, 172, 173 and 182, and geographical, topographical and astronomical globes imported into Canada under Tariff Item 697.
- Item 11.* Newspapers, magazines and periodicals.
- Item 12.* Paintings, etchings, engravings, drawings, sculptures, architectural works of art and photographs other than personal portraits made by professional photographers for a price.
- Item 13.* New and used postage, excise or customs stamps and labels; impressed postage dies on postal cards, envelopes, bands and wrappers; any other Government stamped paper; and philatelic albums of all kinds.
- (2) The following sales shall also be exempt from the seller's basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations, but shall be subject to any maximum price fixed by any Order made, approved or concurred in by or under authority of the Board except to the extent that a contrary intention may be expressed in that order:—
- Item 1.* Sales of the following by the primary producer or processor to any other person: fresh, frozen, cured, canned or otherwise processed codfish, herring (including sardines), haddock, mackerel, hake, smelts, halibut, all fresh water fish (except salmon and other fish which inhabit fresh water only temporarily), lobsters, clams, oysters, crabs, shrimps, scallops, winkles and other shell fish.
- Item 2.* Sales of the following by the primary producer to any manufacturer, processor, wholesaler, retailer or other dealer: meats, dressed poultry, eggs, milk, cream, dairy butter, farm-made cheese, honey, maple syrup and fish not exempted in Item 1 of this subsection.
- Item 3.* Sales of the following by one primary producer of agricultural products, live stock, poultry, live stock products or poultry products to another such primary producer, including exchanges and barter between two such primary producers, but excluding sales, exchanges or barter for the purpose of resale:
- Grain, farm implements or repair parts therefor, machinery or repair parts therefor, sacks, fencing, fence posts, milk cans, stecklings, cordwood, fertilizers, bees, bee supplies, meats, poultry, poultry products, farm-made dairy products, wool, hides, or other agricultural products or supplies.
- Item 4.* The sale or supplying of custom-milling, seed cleaning or other agricultural services by one primary producer, as described in Item 3 preceding, to another such primary producer.
- Item 5.* The sale by any person of his personal or household effects to any other person. (An order has been made by the Board fixing the maximum price at which any person may sell certain of his personal or household effects.)
- Item 6.* Isolated sales of any goods or services by any person not in the business of selling such goods or services.

Effect of Revocation of Price-Fixing Order

6. When a maximum price has been fixed by any order made, approved or concurred in by or under authority of the Board for any goods not listed in any of the num-

bered Items in subsection (1) of Section 5 or for any service as defined in The Wartime Prices and Trade Regulations, all sales of such goods or services shall be exempt from the seller's basic period maximum price while the Order continues in effect, except to the extent that a contrary intention is expressed in the Order. After that Order is revoked, all sales of such goods or services shall be exempt from any maximum price, except to the extent that a contrary intention is expressed in the revoking Order.

Reasonable and Just Prices

7. Notwithstanding any exemption from maximum prices, the Regulations provide that no person shall sell or offer to sell any goods or services at a price that is higher than is reasonable and just. Nothing in this Order shall be construed as authorizing any person to sell any goods or services at a price that is higher than is reasonable and just.
8. The Schedules to this Order shall form part of this Order.

Made at Ottawa, November 17, 1943.

D. GORDON,
Chairman.

SCHEDULE A TO ORDER No. 336

of the

WARTIME PRICES AND TRADE BOARD

Each of the following shall be deemed to be an agency of the Department of Munitions and Supply when purchasing goods or services for or on behalf of that Department:—

Aero Timber Products Limited	John Inglis Co. Limited
Alberta Nitrogen Co. Limited	Machinery Service Limited
Allied War Supplies Corp.	Melbourne Merchandising Limited
Atlas Plant Extension Limited	McDonald Chemicals Limited
Border Cities Industries Limited	McKinnon Industries Limited
Canada Strip Mill Limited (New Toronto Division)	Montreal Locomotive Works Limited
Canada Strip Mill Limited (Montreal Division)	National Railways Munitions Ltd.
Canadian Car Munitions Limited	Nichols Chemical Co. Limited
Canadian Pacific Railway Co.	Otis Fensom Elevator Co.
Citadel Merchandising Co. Ltd.	Park Steamship Co. Limited
Consolidated Mining and Smelting Co. of Canada Ltd.	Plateau Company
Cutting Tools and Gauges Limited	Polymer Corporation Limited
Defence Communications Limited	Quebec Shipyards Limited
Defence Industries Limited	Regina Industries Limited
Dominion Bridge Co. Limited	Research Enterprises Limited
Dominion Engineering Works Ltd.	St. Maurice Chemicals Limited
Dominion Magnesium Limited	Shawinigan Chemicals Limited
Dominion Rubber Munitions Limited	Small Arms Limited
Electric Reduction Co. of Canada Limited	Sorel Industries Limited
Electric Steels Limited	Toronto Shipbuilding Co. Limited
Fairmont Company Limited	Trafalgar Shipbuilding Co. Ltd.
Federal Aircraft Limited	United Shipyards Limited
Genelco Limited	Veneer Log Supply Limited
General Engineering Co. (Canada) Limited	Victory Aircraft Limited
Hamilton Munitions Limited	Wartime Housing Limited
	Wartime Merchant Shipping Ltd.
	Wartime Metals Corporation
	Wartime Oils Limited
	Welland Chemical Works Limited

SCHEDULE B TO ORDER No. 336

of the

WARTIME PRICES AND TRADE BOARD

The following is a list of the used goods referred to in Items 7 and 8 of Section 4 of the Order, maximum prices for which have been fixed by Order made, approved or concurred in by or under authority of the Board:—

Automobiles, trucks and other motor vehicles.
 Binoculars, cameras, lenses and photographic equipment.
 Domestic sewing machines.
 Domestic electric washing machines.
 Mechanical household refrigerators.
 Metal beds and springs.
 Radios.
 Stoves (electric, gas, coal, wood).
 Typewriters.
 Vacuum cleaners.

WARTIME PRICES AND TRADE BOARD**Order No. 337****Respecting Maximum Prices for Personal and Household Effects**

Under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

Explanatory Note: The sale by any person of his personal or household effects hitherto has been entirely exempt from any maximum price. The sale of such goods by dealers, however, is subject either to basic period maximum prices or to other maximum prices fixed by order made, approved or concurred in by the Board.

Due to wartime conditions and needs, there is a short supply of some goods which are purchased for personal or household use. This has caused two tendencies: first, the charging of unreasonably high prices on sales by householders and, second, the purchase of new or used goods to be resold as personal or household effects free from maximum price restrictions. The purpose of this Order, therefore, is to place a "ceiling" on sales of such scarce goods by householders and, in particular, to discourage deliberate purchasing of such goods for resale at a profit.

A person's personal or household effects are used goods. Orders have been made and will continue to be made, fixing maximum prices for the more important used goods of which there is a scarcity. The "ceiling" placed by this Order on sales of personal or household effects is restricted to the goods mentioned in those price-fixing orders.

1. This Order shall come into force on December 1, 1943.

2. For the purposes of this Order, "personal or household effects" do not include automobiles, trucks or other motor vehicles.

3. Except as provided in this Order, the sale by any person of his personal or household effects is exempt from any maximum price.

4. If the maximum price at which any named used goods may be sold is fixed by any order made, approved or concurred in by the Board, the maximum price at which any person may sell his personal or household effects of that kind shall be the following:—

- (a) If he acquired the goods less than six months before the sale, the maximum price at which he may sell them shall be the price then current for used goods of that kind in the stores of retail dealers in the same or the nearest locality. (The purpose of this provision is to discourage the purchase by householders of personal or household effects for the purpose of resale. If the sale, however, is due to the breaking up of a home, removal from the locality or similar unforeseen circumstance, the Administrator of Used Goods may authorize the sale to be made under the provisions of clause (b) following.)
- (b) If he acquired the goods more than six months before the sale, the maximum price at which he may sell them shall be the price then current for new goods of that kind in the stores of retail dealers in the same or the nearest locality.

5. Whenever any sale referred to in Section 4 is brought into question, the seller is hereby required to establish the date on which he acquired the effects.

6. Notwithstanding any exemption from maximum prices, the Wartime Prices and Trade Regulations provide that no person shall sell or offer to sell any goods at a price that is higher than is reasonable and just. Nothing in this Order shall be construed as authorizing any person to sell any personal or household effects at a price that is higher than is reasonable and just.

Made at OTTAWA, November 17, 1943.

D. GORDON,
Chairman.

NOTE: The following is a list of used goods of the kind affected by Section 4 of this Order and maximum prices for which have been fixed by order made, approved or concurred in by the Board:—

Binoculars, cameras, lenses and photographic equipment
Domestic sewing machines
Domestic electric washing machines
Mechanical household refrigerators
Metal beds and springs
Radios
Stoves (electric, gas, coal, wood)
Typewriters
Vacuum cleaners
Maximum prices for other used goods may, however, be fixed at any time.

The maximum price for automobiles, trucks and other motor vehicles is governed by order of the Motor Vehicles Controller, concurred in by the Board.

WARTIME PRICES AND TRADE BOARD

Order No. 338

Industrial Use of Preserves (Rationed Foods)

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on November 22, 1943, and deals with industrial use of the Preserves named below which under Board Order No. 308 and Administrator's Order No. A-943 are Rationed Foods.

Preserves

1. Honey
2. Corn Syrup
3. Cane Syrup
4. Blended Table Syrup
5. Maple Syrup
- 6 Maple Sugar
7. Canned Fruits.

2. No person shall use any of the preserves named in this Order in the manufacture or processing for sale of any food product or other goods, nor shall any person purchase any such preserves for that use unless,

- (a) in the case of canned fruits, he first obtains permission in writing from the Deputy Co-ordinator (Requirements and Allocation) Foods Administration; and
- (b) in the case of any other of the said preserves, he first obtains permission in writing from the Sugar Administrator.

Made at Ottawa, this 18th day of November, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 339****Priority Sales of Evaporated Milk**

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

The Board hereby orders as follows:—

1. This Order comes into force on November 29, 1943.

2. Section 2 of Order No. 326 of the Board is amended by deleting clause (a) thereof and by substituting the following therefor:

“(a) ‘evaporated milk’ means unsweetened condensed milk after a considerable portion of water has been evaporated therefrom.”

3. Section 2 of said Order is further amended by adding thereto clause (g) as follows:

“(g) ‘restricted area’ means and includes any county, city, town, village or other area set forth or referred to in the Schedule to this Order and therein listed under its respective Province.”

4. Sections 8 and 9 of said Order are hereby deleted and the following is substituted therefor:

“8. (1) Every person in a restricted area who purchases evaporated milk must surrender to his supplier either at the time of ordering the evaporated milk, or if delivery is taken later then at the time of its delivery, valid G coupons, Special purchase permits or other purchase documents as defined in Order No. 308 of the Board sufficient to cover the quantity bought.

(2) Every supplier who sells evaporated milk to any person in a restricted area must obtain from such person not later than at the time of delivery of the evaporated milk sold, valid G coupons, special purchase permits or other purchase documents as defined in Order No. 308 of the Board sufficient to cover the quantity sold.

9. (1) The provisions of subsections (2) and (3) of this Section shall not apply to a retail supplier in a restricted area.

(2) A retail supplier must as to all his supplies of evaporated milk:

(a) set aside a reserve stock which for October, 1943, must be not less than 25 per cent of his total supplies and for each month thereafter not less than the highest quantity he sold out of his reserve stock in any month of the preceding three months' period;

(b) sell from his reserve stock, only on surrender of G coupons or special purchase permits; and

(c) handle the remainder of his supplies and allocate sales of same so that as far as possible supplies will always be available for purchase for preferred consumers and quota users before other persons.

(3) A retail supplier must not sell from his reserve stock of evaporated milk unless at or before the time of delivery of the evaporated milk sold he obtains from the buyer G coupons or special purchase permits sufficient to cover the quantity sold."

5. Section 15 of said Order is amended by adding thereto subsection (2) as follows:

"(2) The Ration Administrator may from time to time by notice published in *Canadian War Orders and Regulations* change, alter or vary the Schedule to this Order or add to or remove from such Schedule any municipality or part thereof or any area or areas, as he may deem necessary or expedient."

6. Said Order No. 326 is further amended by adding thereto at the end thereof the Schedule hereto attached containing the names of counties, cities, towns or villages and referring to an area or areas all of which are hereby designated as restricted areas for the purposes of said Order No. 326 and are listed in the said Schedule under their respective Provinces.

Made at Ottawa, the 23rd day of November, 1943.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 339

Which shall be and form the SCHEDULE to Order No. 326

Restricted Areas:—

A. Province of Quebec

All that part of the Province of Quebec composed of the counties or areas of:—

Arthabaska	Huntingdon	Papineau
Argenteuil	Iberville	Quebec
Bellechasse	Jesus Island	Rimouski
Beauce	Joliette	Richmond
Bagot	Kamouraska	Richelieu
Brome	L'Islet	Rouville
Beauharnois	Lévis	Sherbrooke
Berthier	Lotbinière	Stanstead
Compton	Laval	St. Hyacinthe
Chambly	Laprairie	St. Jean
Châteauguay	L'Assomption	Soulanges
Charlevoix	Mégantic	St. Maurice
Champlain	Montmagny	Témiscouata
(except the Town of	Missisquoi	Thetford
LaTuque and Township	Montreal Island	Terrebonne
of Langelier)	Montmorency	Verchères
Dorchester	Maskinongé	Vaudreuil
Drummond	Montcalm	Wolfe
Deux Montagnes	Nicolet	Yamaska
Frontenac	Napierville	
Hochelaga	Portneuf	

and that part of the county of Hull including the Village of Wakefield and all the territory lying to the south of a line drawn through the said Village of Wakefield at right angles to the eastern boundary of the said county of Hull.

B. Province of Ontario

All that part of the Province of Ontario composed of the counties of:

Addington	Huron	Prescott
Bruce	Haldimand	Peterborough
Brant	Halton	Peel
Carleton	Kent	Perth
Dundas	Lanark	Prince Edward
Durham	Leeds	Russell
Dufferin	Lennox	Renfrew
Elgin	Lincoln	Stormont
Essex	Lambton	Simcoe
Frontenac	Muskoka	Victoria
Glengarry	Middlesex	Waterloo
Grenville	Northumberland	Welland
Grey	Norfolk	Wellington
Hastings	Ontario	Wentworth
Haliburton	Oxford	York

C. Province of Manitoba

All that part of the Province of Manitoba composed of the cities of Winnipeg, Brandon and Portage La Prairie and all points lying within a radius of 15 miles of the City Hall in each of the said cities of Brandon and Portage La Prairie and within a radius of 25 miles of the City Hall in the city of Winnipeg.

D. Province of Saskatchewan

All that part of the Province of Saskatchewan composed of the cities of Regina, Saskatoon, Swift Current and Moose Jaw and all points lying within a radius of 15 miles of the City Hall in each of the said cities.

E. Province of Alberta

All that part of the Province of Alberta composed of the cities of Edmonton, Calgary, Lethbridge, Medicine Hat and Red Deer and the Town of Camrose and all points lying within a radius of 15 miles of the City Hall of each of the said cities and towns.

F. Province of British Columbia

That part of the Province of British Columbia composed of (i) the cities of Vancouver, North Vancouver and New Westminster, the district of North Vancouver, the municipalities of West Vancouver, Burnaby and Richmond, the University area in Point Grey and the Fraser Valley and (ii) The City of Victoria and all points lying within a radius of three miles of the City Hall in that city and the municipalities of Oak Bay and Saanich.

WARTIME PRICES AND TRADE BOARD

Order No. 344

Respecting Distribution and Use of Shipping Containers

Whereas the fulfilment of requirements for the defence of Canada has created shortages in the supply of materials entering into the production of fibre or corrugated shipping containers for defence, for private domestic account, and for export; the following order is deemed necessary and appropriate in the public interest.

Therefore, under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS: .

1. For purposes of this Order,

(a) "shipping container" means

- (i) any box, crate, case, basket, or hamper in set up or knock-down form which is made in whole or in part from solid fibre (.060 or heavier) or corrugated and which is used for the delivery or shipment of materials. This does not include the following: trunks, luggage, military locker boxes, fibre cans, tubes, drums. It also does not include combination wood-and-fibre shipping containers consisting of 50 per cent or more wood (by area), or cleated panel boxes where solid fibre (.060 or heavier) and/or corrugated sheets are used for panels;
- (ii) any corrugated or solid fibre (.060 or heavier) sheet or roll to be used for wrapping, packaging, or otherwise protecting a product or material for shipment. This does not include corrugated or solid fibre sheets produced for delivery to plants, of the type commonly referred to in the container-manufacturing industry as "sheet-plants", for their use in manufacturing fibre shipping containers;
- (iii) any corrugated or solid fibre (.060 or heavier) interior fitting which is cut to size for use in any type of container to provide content protection, structural strength, or both. This includes, but is not limited to, the following: partitions, pads, liners, die-cut sheets, corrugated wrappers (single-faced, double-faced, double-walled);

(b) "user" means any person who uses new shipping containers for the shipment or delivery of goods in connection with his business.

MANUFACTURE AND DELIVERY PROHIBITION

2. No manufacturer shall produce, sell or deliver any new shipping container which he has reason to believe will be used or accepted in violation of any provision of this Order.

3. No manufacturer shall on or after December 1, 1943, manufacture any shipping container of a type listed in Schedule "A" of this Order.

USE PROHIBITIONS

4. No user shall acquire a new shipping container for packing any product listed in Schedule "B". If a quantity is shown in Schedule "B" for any product, it may not be packed in a new shipping container in less than the specified quantity. This Section does not apply to (a) empty containers purchased by the Department of Munitions and Supply or agencies thereof or (b) containers used for wholesalers' or retailers' deliveries.

5. No user shall accept delivery of or use any new V box (being a special weather proof box designed for overseas shipments) for packing any product except for delivery to the order of the Department of Munitions and Supply, any agency thereof, or the British Food Ministry and unless such Department, agency or Ministry specifies that V boxes are to be used.

QUOTA RESTRICTIONS

6. Limitations on the quantity of new shipping containers which a user may acquire for packing any product or for certain named uses are set out in Schedule "C" to this Order. The quantity of new shipping containers which may be purchased for any of these purposes is restricted to a percentage based on deliveries for the same purpose during each calendar quarter year of the twelve months ending September 30, 1943. This percentage (referred to as a quota percentage) is calculated on the delivered cost of containers including sales tax if applicable. The quota percentage for shipping containers for each product and each container use is as shown in Schedule "C".

7. No user shall accept delivery in any calendar quarter year of a greater quantity of shipping containers for packing any product or for any use than the quota

percentage of the quantity of shipping containers delivered to him for the same purpose in the corresponding calendar quarter year of the twelve months ending September 30, 1943.

8. For the purposes of estimating his quota under Section 7 a user shall deduct from the quantity of shipping containers delivered to him in any calendar quarter year of the twelve months ending September 30, 1943, the delivered cost to him of shipping containers delivered by him under contract to or for the account of the Department of Munitions and Supply or any agency thereof.

9. Reshippers are new shipping containers in which empty inner containers (such as glass jars, cans, etc.) are shipped by the manufacturer of the inner containers to a packer, and which are then used by the packer for shipping or delivering the inner containers packed or filled with some product. Reshippers are to be considered as new containers for the purpose of estimating a packer's quota, but shall not be included in the quota of the manufacturer of the inner container. However, a manufacturer of inner containers who uses shipping containers for shipping or delivering empty inner containers for sale as such, and not for use by a packer, shall include such shipping containers in his quota.

INVENTORY RESTRICTIONS

10. (1) No user shall accept delivery of new shipping containers if the quantity of unfilled new shipping containers which he has on hand or under his control is or will by such delivery become in excess of his maximum permitted inventory. Each user may estimate his maximum permitted inventory either on an "overall" basis or on an individual item basis.

(2) The maximum permitted inventory of shipping containers on an overall basis shall not exceed a delivered cost including sales tax if applicable of \$1500.00

(3) As an alternative to the overall bases any user may at his option establish his maximum permitted inventory on an individual item basis and in that case his maximum permitted inventory of shipping containers for packing any product shall not exceed 1000 complete sets or such amount of shipping containers as he requires to supply his needs (as restricted by quota if applicable) for 45 days. However, this sub-section shall not apply to or restrict any users inventory of shipping containers required for packing seasonal foods or to fill orders of the Department of Munitions and Supply or any agency thereof.

MULTIPLE-UNIT ORGANIZATIONS

11. Any user who uses new shipping containers at more than one establishment or place of business may at his option apply the quota and inventory restrictions of this Order either to the operations of each such establishment or place of business separately or to the combined operations of all such establishments or places of business. Any user having one or more wholly owned subsidiaries may at its option apply the quota and inventory restrictions of this Order to itself and each of such subsidiaries separately or to all of them combined. No person who has made an option under the provisions of this section shall thereafter change such option except with the written permission of the Administrator of Shipping Cases.

EXCEPTIONS AND EXEMPTIONS

12. The quota restrictions of this Order shall not apply to a user in any calendar year if the total quantity of new shipping containers delivered to him in that year does not exceed delivered cost of \$500.00 including sales tax if applicable. This amount shall include all shipping containers, whether or not included in any class listed in Schedule "C".

13. Nothing in this Order shall apply to the sale, purchase or use of shipping containers required for packing any goods ordered by or for the account of the Department of Munitions and Supply or any agency thereof.

14. (1) The Administrator of Shipping Cases may establish rules and regulations for carrying out the purposes of this Order, and may grant exemption or relief from its provisions in such cases and on such terms as he deems proper.

(2) Any application to the said Administrator for relief shall be in writing, and shall state fully the provision from which exemption is requested and the reasons in support of the application. Applications and correspondence shall be addressed to the Administrator of Shipping Cases, 155 Beaubien Street, West, Montreal, P.Q.

EFFECTIVE DATE

15. This Order shall be effective on and after the 1st day of December, 1943.

Made at Ottawa, this 23rd Day of November, 1943.

D. GORDON,
Chairman.

SCHEDULE "A"

TO ORDER No. 344

Prohibited Types of Containers

- (a) Bottle and can carry-outs
- (b) Counter boxes
- (c) Display shippers
- (d) Laundry boxes and laundry shells
- (e) Retail gift boxes.

SCHEDULE "B"

TO ORDER No. 344

Prohibited Uses

New shipping containers may not be used for packing the products listed in this Schedule, except as provided in the Order.

Class (a) Paper Products:

- 1. Advertising displays—counter, window or floor
- 2. Catalogues
- 3. Magazines, including house organs
- 4. Posters.

Class (b) Fresh Vegetables:

- 1. Cucumbers
- 2. Green corn
- 3. Onions
- 4. Potatoes
- 5. Rutabagas
- 6. Turnips.

Class (c) Building Materials:

- 1. Building and fire brick (except plastic fire brick and glass brick)
- 2. Cement—except household
- 3. Cork—except pipe covering and slabs
- 4. Mineral wool and asbestos—except slabs, blocks, batts and formed and/or metal-encased insulation
- 5. Plaster—cement, lime, gypsum (this does not include dental, orthopaedic and industrial-mould grades)
- 6. Tile—except acoustical and asphalt; glazed or unglazed floor, wall, or facing tile.

Class (d) Textiles (except clothing)

1. Awnings
2. Blankets and comforters if packaged less than 6 per shipping container
3. Carpets
4. Mattresses—less than 4" thick
5. Rope, string and twine
6. Rugs
7. Tents
8. Waste wiping rags.

Class (e) Hardware:

1. Buckets and pails—wood or metal (except porcelain-enamelled)
2. Garden and farm tools, 18" or more in length—including but not limited to: hoes, rakes, shovels
3. Handles 18" or more in length—including but not limited to: shovels, picks, axes, etc.
4. Wash tubs—wood or metal.

Class (f) Leather and Other Products:

1. Belting butts and shoe leather—except cut stock (repair taps insoles, counters, box toes and welting)
2. Bridles
3. Harnesses
4. Horse collars
5. Saddles
6. Suitcases
7. Travelling bags—all kinds
8. Trunks
9. Whips and crops.

Class (g) Glass products:

1. 1-pt home canning jars if packaged less than 24 per shipping container

Class (h) Clothing:

1. Athletic uniforms
2. Work Clothing:—
 - Overalls and coveralls
 - Work coats
 - Work pants
 - Work shirts
 - Work uniforms.

Class (i) Horticultural items:

1. Bulbs
2. Ornamental shrubs.

Class (j) Miscellaneous:

1. Baskets—wicker, splint, etc.
2. Brooms
3. Charcoal—except activated carbon
4. Coal
5. Fertilizers
6. Hose—rubber and fabric
7. Linoleum—rugs and rolls
8. Mops—except oil mops
9. Peat moss
10. Skis

SCHEDULE "C"

TO ORDER No. 344

Quota percentages for the delivery and acquisition of new shipping containers (including reshippers) for packing the products and for the uses listed in this Schedule.

Class (a) No limitation is placed on shipping containers for the following products:

Food products for human consumption, as follows, and whether fresh, frozen or processed:

- (a) Meat, fowl or fish;
- (b) Vegetables or fruits;
- (c) Eggs;
- (d) Soup;
- (e) Dairy products;
- (f) Cereal products, including bread and bakery products.

Class (b) The quota percentage for all products included in this class is 100%
This class includes all products not included in any other class listed in this Schedule.

Class (c) The quota percentage for all products listed in this class is 80%
The following products are included in class (c):

- 1. Adhesives—household
- 2. Animal and pet foods
- 3. Art supplies
- 4. Athletic equipment and sporting goods—except skis
- 5. Beverages—alcoholic
- 6. Beverages—non-alcoholic:—
carbonated and non-carbonated soft drinks; carbonated or still water.
- 7. Books
- 8. Brushes—household
- 9. Buttons
- 10. Candles
- 11. China and glassware—except containers
- 12. Clothing—except footwear and safety clothing
- 13. Cigars and cigarettes
- 14. Combs
- 15. Dentifrices
- 16. Dry cleaning preparations—household
- 17. Footwear
- 18. Furniture
- 19. Glass tableware and glass kitchen articles
- 20. Hooks and eyes, slide and snap fasteners, buckles, miscellaneous metal apparel binding
- 21. Mattresses—inner spring
- 22. Millinery
- 23. Paints—pigmented oil or oleoresinous; ready mixes, semi-paste, or paste.
This includes but is not limited to: white lead in oil, colours in oil, pigmented lacquers, resin, emulsion, paste, casein paste, vegetable protein paste paints.
- 24. Paper, folding and set up cartons
- 25. Pottery products, household (except ornamental)
- 26. Polishes—household
- 27. Proprietary or patent medicines
- 28. Printing and publishing products—except those listed elsewhere in the Schedule to this Order
- 29. Roof coatings and cements
- 30. Soap
- 31. Tobacco and snuff
- 32. Utensils—kitchen and household (except those listed elsewhere in Schedules "B" and "C")

SCHEDULE "C" (*Concluded*)

Class (c) (*concluded*)

33. Varnishes
34. Waxes—household.

Class (d) The quota percentage for all products listed in this class is 65%

1. Cosmetics and perfumes—except dentifrices
2. Flowers and plants
3. Games and toys
4. Mattresses 4" or more in thickness, other than inner spring
5. Ornaments—made of glass, plastic, pottery, china, metal, wood, paper or leather (except those listed elsewhere in Schedules "B" and "C").

Class (e) The quota percentage for the following uses of shipping containers is 65%

1. Wholesalers' deliveries
2. Retailers' deliveries.

Retailers and wholesalers who do not produce or process the goods delivered by them except for minor finishing or assembly are restricted to the above quotas on the total value of all shipping containers used by them for packing all products, whether or not listed in Classes (a), (b), (c) or (d) of this Schedule. The separate quotas for each product do not apply to retailers and wholesalers.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-972

Respecting Used Domestic Vacuum Cleaners

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered on behalf of the Board as follows:—

Purpose and effective date

1. This Order comes into force on November 29, 1943, and governs as to the sale by dealers of used domestic vacuum cleaners.

Used vacuum cleaner

2. (1) This Order applies to domestic vacuum cleaners which have been in use or acquired for use for a period of three months or more and hereafter in this Order they are referred to as used vacuum cleaners.

Rebuilt vacuum cleaner

(2) A rebuilt vacuum cleaner referred to is a used vacuum cleaner complete with all standard attachments for the particular model concerned which by suitable and sufficient repairs and replacement of broken, defective and missing parts has been restored to a state in which it will give practically as good service and results as the vacuum cleaner could when it was new. An "upright" or "handle" machine shall be considered complete without attachments.

Equivalent to new

(3) The expression "equivalent to new" means that a used vacuum cleaner in its existing state, complete with all standard attachments for the particular model concerned, without repairs or rebuilding, will give practically as good service and results as the vacuum cleaner could when it was new.

Highest selling price of rebuilt and equivalent to new

3. (1) The highest lawful price at which a dealer may sell or offer to sell a rebuilt vacuum cleaner or a used vacuum cleaner equivalent to new is fixed as set forth in this Section and in the Table below, as follows:—

- (a) The highest lawful price is to be based upon the percentage given in the Table. These percentages are of the listed retail price at which the manufacturer first offered the vacuum cleaner, when new, for sale or, in the case of a vacuum cleaner sold at retail under a retailer's trade name of the listed retail price at which the retailer first listed the vacuum cleaner, when new, for sale. If the retailer in such a case did not sell according to a list price the percentages are to be applied to the price at which he first sold that model of vacuum cleaner when new.
- (b) The percentages given in the Table are to be applied according to the age of the vacuum cleaner, that is, the number of years which have passed since the time it was originally manufactured.

TABLE

<i>Age of Rebuilt or Equivalent to New Vacuum Cleaner</i>	<i>Percentage of Listed Retail Price when new to apply to fix highest selling price under this Section</i>
1. One year and under.....	90 per cent
2. Over 1 year and not over 2 years.....	85 per cent
3. Over 2 years and not over 3 years.....	80 per cent
4. Over 3 years and not over 4 years.....	70 per cent
5. Over 4 years	60 per cent

Proof of list

(2) If since the time a vacuum cleaner when new was sold by the manufacturer or by a retailer under his trade name, he has ceased to carry on business, the list price at which he first listed the vacuum cleaner for sale shall be sufficiently proved by production of a copy of a list printed or written, which bears the name of the manufacturer or retailer, as the case may be, and shows the retail selling price.

Identification of vacuum cleaner by name plate, etc.

(3) If a rebuilt or equivalent to new vacuum cleaner has affixed or otherwise bears the name or other trade identification of a manufacturer or the trade name of a retailer, the presumption shall be, in the absence of proof to the contrary, that the vacuum cleaner was manufactured by that manufacturer or was first sold at retail by that retailer.

Implied warranty on sale

4. On every sale by a dealer of a rebuilt vacuum cleaner or a used vacuum cleaner equivalent to new at an amount of one half or more of the highest price at which it may be sold by him there is thereby imposed as a term and condition of the sale an implied warranty by the seller as a part of the consideration of the transaction as set forth in the Schedule of this Order.

Fixation of price when not established

5. If the highest selling price of a rebuilt vacuum cleaner or of a used vacuum cleaner equivalent to new cannot be established because the retail price referred to in Section 3 is not available, the vacuum cleaner shall not be sold by a dealer unless and until the highest selling price is fixed by the Administrator of Used Goods upon application to him in writing.

Highest selling price of other used vacuum cleaners

6. The highest price at which a dealer may sell or offer to sell a used vacuum cleaner which is not rebuilt or equivalent to new shall be a price that is reasonable and just. In any event the selling price must not exceed the highest price fixed by Section 3 for that age of vacuum cleaner less the amount it would cost to put it into the same state as a rebuilt vacuum cleaner. If any doubt exists as to what is the proper price, the vacuum cleaner must not be sold by a dealer unless and until the highest selling price is fixed by the Administrator of Used Goods upon application to him in writing.

Price applies at point of shipment or delivery

7. On every sale by a dealer of a vacuum cleaner to which this Order applies, the price shall be f.o.b. the dealer's nearest shipping point or delivered to the buyer's premises at any place within his usual free delivery area.

Price tag to be attached to vacuum cleaners displayed for sale

8. Every used vacuum cleaner which a dealer displays or otherwise offers for sale must have a price tag or label attached to it during the whole of the time it is so displayed or on offer and when it is sold. The tag or label must be attached in a place where it may readily be seen and examined by a customer. The tag or label shall show clearly whether the used vacuum cleaner is a "rebuilt" or "equivalent to new" or "used", as the case may be, and the selling price at which it is for sale. The price shown on the tag or label must not be more than the highest lawful selling price for the vacuum cleaner as fixed by this Order. This Section, however, shall not apply to a used vacuum cleaner for sale for less than \$5.

Sales invoice in duplicate

9. (1) Every time a dealer sells a vacuum cleaner to which this Order applies he shall at the time of sale issue in duplicate a sales invoice or receipt which correctly states his name and complete business address, the name and complete address of the

buyer, a description of the vacuum cleaner sold as to make, kind, model and other information to identify it, the serial number, if any, and its age and whether it is sold as a "rebuilt", "equivalent to new" or "used" vacuum cleaner, and the actual sale price.

One copy to buyer and one copy to be retained for inspection

(2) The dealer shall give one copy of the sales invoice or receipt to the buyer before or on delivery of the vacuum cleaner sold. He must keep the other copy at his place of business for at least twelve months after sale, so that at any time any authorized representative of the Board may see it and inspect it.

10. (1) The highest price at which a dealer may sell or offer to sell any used attachments for a vacuum cleaner shall be:—

Couplings and Cut off Plate.....	\$1.50
Extension Hose	4.00
Extension Tube	1.00
Nozzle	1.00
Radiator Tool50

(2) The provisions of subsection (1) of this section shall not entitle a dealer to make an additional charge for any used attachment which under the provisions of subsection (2) or (3) of Section 2 must be included as an attachment in the sale of a "rebuilt" or "equivalent to new" vacuum cleaner of the tank or cylinder type.

Exceptional cases

11. If a provision of this Order would in a particular instance cause undue hardship or under exceptional circumstances does not fit in the special needs, the Administrator of Used Goods upon written application being made to him may by his written direction vary the requirements of the provision or grant exemption from its application to the particular instance. It is to be understood, however, that any variation or exemption so directed is subject to recall and cancellation at any time without notice.

Dated at Ottawa, this 17th day of November, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-972

Implied Warranty applying to "rebuilt" vacuum cleaners and "equivalent to new" vacuum cleaners. (See Section 4.)

Implied Warranty that:—

- (a) the vacuum cleaner is capable of performance substantially equivalent to that of the same vacuum cleaner when new;
- (b) forthwith upon demand and at his own cost and expense the dealer will repair the vacuum cleaner and replace all worn, defective, broken and missing parts and attachments as may be necessary to its due performance, except repairs and replacements occasioned by improper use or from want of proper care on the part of the buyer;
- (c) the warranty shall be effective from the date of delivery of the machine to the buyer
 - (i) if the selling price be \$50 or less, for the period of thirty days; or
 - (ii) if the selling price be more than \$50, for the period of ninety days;

- (d) the warranty shall be binding on the dealer, his heirs, executors and administrators, or successors, and shall ensure to the benefit of the buyer, his heirs, executors and administrators, or successors, and assigns; and
- (e) any action on or arising out of the warranty by or on behalf of the buyer, or his heirs, executors or administrators, or successors, or assigns, shall be commenced within six months after the time when the cause of action arose.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-973

Respecting Footwear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Footwear, it is hereby ordered on behalf of the Board as follows:

1. Section 1 of Administrator's Order No. A-478 is hereby amended
 - (a) by re-lettering clauses (b) and (c) as paragraphs (c) and (d) respectively;
 - (b) by inserting therein as clause (b) the following,

“(b) “footwear” means boots, shoes and slippers made of any material but does not include rubbers, rubber boots, overshoes or tennis shoes made by a rubber manufacturer.”
2. Administrator's Order No. A-478 is hereby amended by deleting the words “leather footwear” in the title to the said Order, and wherever the same occur in the said Order, and in Schedules A and B thereto, and by substituting for the said words the word “footwear”.
3. Schedule C to Administrator's Order No. A-478 is hereby amended by deleting the words “leather slippers” in the heading to the said Schedule and in clauses 1, 2 and 8 and by substituting therefor the word “slippers”.
4. This Order shall be effective on and after the 25th day of November, 1943.

Dated at Ottawa, this 18th day of November, 1943.

LOUIS DAOUST,
Administrator of Footwear.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-979

Rationed Foods (Preserves)

Under authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. This Order comes into force on November 22, 1943.
2. Preserves Coupon (D) No. 16, which by Order No. 308 of the Board is to become good and valid on March 30, 1944, shall become good and valid on March 2, 1944.
3. Each Preserves Coupon (D) which by said Order No. 308 is or is to become valid for the purchase of 12 fluid ounces of maple syrup, shall instead be good and

valid for the purchase of 20 fluid ounces of maple syrup if such coupon is used on or after March 2, 1944.

Dated at Ottawa, this 22nd day of November, 1943.

H. I. ROSS,
*Deputy Administrator of
Consumer Rationing.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-981

Respecting Jewellery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery, it is hereby ordered on behalf of the Board, as follows:—

Administrator's Order No. A-507 is hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "Administrator" means the person from time to time appointed as Administrator of Jewellery by the Board;
- (b) "jewellery" means and includes all items listed in Schedule "A" to Administrator's Order No. A-210 except
 - (i) the items set out in Section 5 of such Schedule;
 - (ii) watch material of all kinds;
 - (iii) watchmakers' tools of all kinds;
- (c) "manufacturer" means any person engaged in the manufacture of jewellery and includes any person engaged in the business generally known in the jewellery trade as casing watch movements.

2. No manufacturer shall manufacture jewellery in more than 35 per cent of the designs filed by him in accordance with Sections 5 and 6 of Administrator's Order No. A-210, or such other number of designs as the Administrator may from time to time prescribe.

3. No manufacturer shall use any textile in any box for packaging or displaying any of the articles of jewellery set out in the Schedule to this Order.

4. (1) Every manufacturer shall on or before the 31st day of January, 1944, file with the Administrator a statement showing the designs of jewellery which he proposes to manufacture as permitted by Section 2 of this Order.

(2) The Administrator may approve in whole or in part the list of the designs so proposed, and thereafter no manufacturer shall manufacture any design not included in such list as approved.

5. A manufacturer may, up to but not after January 31, 1944, continue to manufacture jewellery in designs approved by the Administrator under the provisions of Administrator's Order No. A-507, but no manufacturer may use any design except as permitted by this Section or by Section 4.

6. The provisions of this Order shall be subject to such written exemptions as the Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on or after the 1st day of December, 1943.

Dated at Ottawa, this 23rd day of November, 1943.

HERMAN H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-981

The use of textile in any box for packaging or displaying any of the following articles of jewellery is prohibited:

Belt Buckles	Lavalieres
Bracelets	Locketts
Brooch or Bar Pins	Manicure Set
Cigarette Cases	Medals for Civilian use
Cigarette Holders	Necklets
Cigarette Lighters	Pearl Necklets
Clips	Pendants
Collar Bars	Pen Knife
Cuff Links	Scarf Pins
Dresserware	Silverware (individual containers)
Dress Studs and Links	Tie Clips
Earrings	Watch Chains
Emblem Buttons	Watch Fobs
Key Chains	
Knives, Forks or Spoons (individual containers)	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-984

Maximum Prices of Deerskins

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on November 26, 1943, and fixes the highest selling prices of deerskins.

2. The highest price at which a deerskin may be sold or offered for sale by any person, f.o.b. his point of shipment, shall be as follows:

(a) for a sound full skin.....	\$2.25 each
(b) for a headless skin.....	1.50 each
(c) for a No. 3 or papery skin.....	1.15 each
(d) for a fawn skin.....	0.50 each

3. The provisions of this Order shall be subject to such written exemptions as the Administrator of Hides and Leather, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 24th day of November, 1943.

S. C. COOK,
Administrator of Hides and Leather.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-985

Respecting Corset Steel

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-213 is hereby revoked.
2. This Order shall be effective on and after the 26th day of November, 1943.

Dated at Ottawa, this 24th day of November, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel and
Non-Ferrous Metals.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-986

Respecting Wheelbarrows

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered on behalf of the Board as follows:

1. Except as provided in Section 2 of this Order, no person shall in the manufacture or assembly of a wheelbarrow use any metal except to the extent that it is required for wheels, axles, fittings, joining hardware or reinforcing strips or struts.

2. Notwithstanding the provisions of Section 1 metal may be used in the manufacture or assembly of a wheelbarrow to the written order of a person who is engaged in any of the following types of business and who requires a metal wheelbarrow for the purposes of that business and not for resale:—

- (a) the operation of a dairy;
- (b) the operation of a coal yard;
- (c) the operation of a mine;
- (d) the manufacture of forgings or castings;
- (e) the operation of any industry in which a metal wheelbarrow is required for the purpose of handling hot materials.

3. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fabricated Steel and Non-Ferrous Metals may grant upon application to him in individual cases of undue hardship or other special circumstances.

4. This Order shall be effective on and after the 29th day of November, 1943.
Dated at Ottawa, this 25th day of November, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-987

Respecting the Use of Metal in the Manufacture and Assembly of Certain Goods

Under powers given to the Co-Ordinator of Metals by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:

1. Schedule "A" to Administrator's Order No. A-579 is hereby amended by deleting therefrom the item

"Wheelbarrow—except wheels and axles".

2. This Order shall be effective on and after the 29th day of November, 1943.

Dated at Ottawa, this 25th day of November, 1943.

D. P. CRUIKSHANK,
Co-Ordinator of Metals.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-988

Respecting Heaters

Under powers given by the Wartime Prices and Trade Board to the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:

A-479 REVOKED—EFFECTIVE DATE OF THIS ORDER

1. Administrator's Order No. A-479 as amended by Administrator's Order No. A-760 is revoked as of December 1, 1943, and on and after that date this Order replaces it.

DEFINITION

2. For the purposes of this Order, "heater" means any heater of the kinds known as Converter, Preheater, Instantaneous or Storage.

STYLES, MODELS AND SIZES LIMITED

3. No person shall manufacture any heater except in a style, model and size listed as "standard" in the latest catalogue published by him prior to the date of this Order.

HEADERS AND TUBES RESTRICTED

4. (1) In the manufacture of a heater a person must not use any heating element unless the headers are of cast iron construction, its tubes are of ferrous metal and are $\frac{3}{4}$ ", 1" or 1 $\frac{1}{4}$ " in diameter.

(2) However, a heating element having tubes made of copper or brass tubing may be used in the manufacture of a heater, when the heater is manufactured on the order of

(a) one or any of the following departments of the Government of Canada, namely: Munitions and Supply, National Defence, National Defence (Naval Services), National Defence (Air Services) or any agency of any of them;

(b) a person who requires a heater so manufactured, for incorporation in an article to be supplied to a department or agency named or referred to in clause (a) of this subsection; or

(c) a hospital which for the purposes of the National War Revenue Act is certified by the Department of Pensions and National Health as a public hospital.

HEATER TANKS AND TAPPINGS RESTRICTED

5. (1) A heater with an internal heating element must not have a tank with any tapping except of a type known as thermometer, blow-off, cold water inlet, return circulating, hot water or regulator control. There must not be more than six such tappings in any such tank.

(2) A heater with an external heating element must not have a tank with any tapping except of a type referred to in subsection (1) of this Section, or of a type known as converter supply or return. There must not be more than eight such tappings in any such tank.

(3) A heater tank less than 36" in diameter must not have a manhole or handhole.

PARTS FOR REPAIRS AND MAINTENANCE EXEMPTED

6. Nothing in this Order shall restrict the manufacture of parts for the repair or maintenance of a heater.

SPECIAL CASES MAY BE EXEMPTED

7. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or of other special circumstances.

Dated at Ottawa, this 27th day of November, 1943.

E. J. LAIDLAW,
*Administrator of
Plumbing, Heating and Ventilating Equipment
and Supplies.*

APPROVED:

M. W. MACKENZIE,
*Deputy Chairman, Wartime Prices
and Trade Board.*

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-989

Respecting Maximum Prices of Imported Edible Tree Nuts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items,

IT IS HEREBY ORDERED on behalf of the Board as follows:

Application of the Order

1. (1) This Order becomes effective on November 26, 1943.

(2) This Order fixes maximum prices for sales of the kinds, varieties and sizes listed in Sections 3 and 4 of the following imported edible tree nuts, namely walnuts, almonds, filberts (hazelnuts) and pecans, shelled and unshelled (kernels).

Definitions

2. (1) "importer" means any person who imports edible tree nuts into Canada for the purpose of resale.

(2) "wholesale distributor" means a person who buys edible tree nuts from an importer and in the ordinary course of his business sells them at wholesale and "sell at wholesale" means to sell otherwise than at retail.

(3) "food processor" or "manufacturer" means a person who buys edible tree nuts to use as an ingredient in his finished product or to otherwise process goods for sale.

(4) "operator of central distributing warehouse" means any person who operates a warehouse servicing his own retail outlets.

(5) "retailer" means any person who, in the ordinary course of business, sells goods at retail.

(6) "exporter" means a grower, packer, or sheller, who sells edible tree nuts for export from the country of production.

(7) the word "sell" as used in this Order also covers an offer to sell.

(8) the words "edible tree nuts" as used in this Order refer to the imported nuts named in Section 1 to which this Order applies.

Sales by Importers of Nuts Purchased in any Country other than the United States or Mexico

3. The maximum price per pound at which an importer may sell any shelled or unshelled edible tree nuts of the kinds and varieties specified hereunder imported by him from any country other than the United States of America or Mexico and sold in the condition in which he imports them shall be the sum of the following:

(a) the actual price per pound paid by the importer for such nuts to the exporter at the Atlantic or Pacific Seaboard port of entry in North America, plus such ocean transportation charges, bank charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax, marine and war risk insurance, if any, as are not borne by the exporter and are not included in the said actual price, but not in any event exceeding the following landed seaboard cost per pound:

KINDS AND VARIETIES OF NUTS	PRICE PER POUND CANADIAN CURRENCY
Almonds, shelled86c. per pound
Almonds, unshelled40c. per pound
Filberts, shelled88c. per pound
Filberts, unshelled46c. per pound
Walnuts, shelled, halves45c. per pound
Walnuts, shelled, quarters43c. per pound
Walnuts, shelled, pieces41c. per pound
Walnuts, unshelled28c. per pound

(b) the actual cost of transportation of such nuts from the said seaboard port of entry to the importer's place of business;

(c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him on sales of such nuts during the basic period, (September 15 to October 11, 1941 inclusive), but not in any event exceeding,

(i) five percentum (5%) of his actual laid down cost, on sales to wholesale distributors and operators of central distributing warehouses and to food processors or manufacturers who sell their processed product or finished product at wholesale;

(ii) twelve and one-half percentum (12½%) of his actual laid down cost on sales to any other class of customer.

Sales by Importers of Nuts purchased in the United States or Mexico

4. The maximum price per pound at which an importer may sell any shelled or unshelled edible tree nuts of the kinds, varieties and sizes specified hereunder imported by him from the United States or Mexico and sold in the condition in which he imports them shall be the sum of the following:—

(a) the actual price per pound paid by the importer for such nuts to the exporter at the point of shipping in the United States or Mexico, plus such bank charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax, if any, as are not borne by the exporter and are not included in the said actual price but not in any event exceeding the following landed cost per pound at his place of business, not including transportation cost:

KINDS, VARIETIES AND
SIZES OF NUTS

PRICE PER POUND
CANADIAN CURRENCY

Walnuts, unshelled, U.S.A.....	42½c. per pound
Filberts, unshelled, U.S.A.....	39c. per pound
Pecans, shelled, halves, U.S.A.....	\$1.11 per pound
Pecans, shelled, pieces, U.S.A.....	\$1.08 per pound
Pecans, shelled, ambers, U.S.A.....	69c. per pound
Pecans, shelled, halves, Mexican.....	\$1.08 per pound
Pecans, shelled, pieces, Mexican.....	\$1.05 per pound
Pecans, unshelled, Mexican.....	23½c. per pound
Pecans, unshelled, Extra large, U.S.A.....	48½c. per pound
Pecans, unshelled, Large, U.S.A.....	44½c. per pound
Pecans, unshelled, Medium, U.S.A.....	36½c. per pound

(b) the actual cost of transportation of such nuts from f.o.b. shipping point in the United States or Mexico to the importer's place of business.

(c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him on sales of such nuts during the basic period, (September 15 to October 11, 1941 inclusive), but not in any event exceeding,

(i) five percentum (5%) of his actual laid down cost, on sales to wholesale distributors and operators of central distributing warehouses and to food processors or manufacturers who sell their processed product or finished product at wholesale;

(ii) twelve and one-half percentum (12½%) of his actual laid down cost on sales to any other class of customer.

Sales by Wholesale Distributors of Nuts in Original Export Containers

5. The maximum price f.o.b. his place of business at which a wholesale distributor may sell or offer to sell shelled or unshelled edible tree nuts in the original export container in which he bought such nuts shall be the sum of the following:

(a) the actual price paid by him for such nuts, but not in any event exceeding the lawful maximum price that may be charged by his supplier, plus such transportation charges and sales tax as are to be borne by him and are not included in such actual price;

(b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period (September 15 to October 11, 1941, inclusive) on sales of such nuts, but not in any event exceeding ten percentum (10%) of his selling price.

Sales by Wholesale Distributors of Nuts Repacked in Smaller Containers

6. (1) Where a wholesale distributor repackages any edible tree nuts for sale in smaller containers than the original export containers in which he bought them, he may increase his maximum price fixed under Section 5 for sales of those nuts by

(a) one cent (1c.) per pound on sales of any kind, variety or size of unshelled nuts; and

(b) two cents (2c.) per pound on sales of any kind, variety or size of shelled nuts.

(2) Except as otherwise provided by Section 10, no wholesale distributor shall repackage edible tree nuts from original export containers for sale at wholesale in any container other than a 5, 10, 25 or 50 pound container.

Combined Markup of Wholesale Distributors

7. (1) Where sales of edible tree nuts are made between wholesale distributors, the total amount of markups of all such wholesale distributors must not exceed the highest amount of markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor.

(2) Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the edible tree nuts,

an invoice stating the total combined markup that has been taken by him and by any other wholesale distributor who handled the edible tree nuts and the amount of markup which is available to the buyer.

Sales by Retailers

8. (1) The maximum price at which any person may sell at retail any edible tree nuts shall be the sum of the following:

(a) the actual price paid by him for such nuts, but not in any event exceeding the lawful maximum price that may be charged by his supplier, plus such transportation charges and sales tax as are not borne by his supplier and are not included in such actual price;

(b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period (September 15 to October 11, 1941 inclusive), on sales of such nuts but not in any event exceeding twenty-five per centum (25%) of his selling price; or

(c) if the seller is a retailer operating a central distributing warehouse, who purchased such nuts from an importer and actually took delivery at such warehouse, a markup not exceeding 30 per cent of his selling price.

Storage Charges

9. Notwithstanding anything contained in this Order, on and after July 1, in any year, any seller of shelled or unshelled edible tree nuts may increase his lawful maximum selling price of such nuts as fixed by this Order by $\frac{1}{4}$ c. (one-quarter cent) per pound for each full month, during June, July, August and September, in any year, that he keeps such nuts in refrigerated storage.

Repackaging Costs for Sales of Nuts in Cellophane Retail Packages

10. Where a food processor or manufacturer repackages for sale in cellophane retail packages, any shelled edible tree nuts which have been roasted and salted or cooked in oil and salted by him or, where a retailer, who purchases edible tree nuts from an importer, repackages such nuts in cellophane packages from the original export container in which he bought them, he may increase his lawful maximum price for such nuts as fixed by this Order by an amount to cover his actual cost of repackaging; provided, however, in no event shall such amount exceed,

- (i) 6 cents per pound for repackaging in cellophane bags containing $\frac{1}{4}$ lb. net weight;
- (ii) 3 cents per pound for repackaging in cellophane bags containing $\frac{1}{2}$ lb. net weight; or
- (iii) 2 cents per pound for repackaging in cellophane bags containing 1 lb. net weight.

Processing by Roasting, Cooking in Oil and Salting

11. Where a person who purchases any shelled edible tree nuts in their original export container processes such nuts by roasting and salting or cooking in oil and salting, he may add to his maximum selling price for such nuts as fixed by this Order, an amount to cover his actual cost of such processing provided, however, that in no event shall such amount exceed five per centum (5%) of such person's lawful cost of such nuts laid down in his warehouse.

Maximum Price for Mixed Unshelled Edible Tree Nuts

12. The maximum price at which any person may sell a mixture of any unshelled edible tree nuts shall be determined by reference to the maximum prices fixed by this Order for sales by the seller of the various kinds, varieties and sizes of such nuts contained in the mixture and shall be in direct relationship to the proportion in which such various kinds, varieties and sizes of nuts are contained in the mixture.

Prices Fixed are Maximum Prices and Include all Charges

13. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

Additional Payments or Consideration to be Part of the Price

14. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any edible tree nuts or received by the seller from any person in connection with the sale of any edible tree nuts, shall constitute part of the price for such nuts.

Records of Sales and Purchases

15. (1) Before an importer sells or offers to sell edible tree nuts he shall make a record showing with respect to each shipment imported by him the laid down cost to him of the product, the date when he imported it, and the country of origin.

(2) Before a wholesale distributor sells or offers to sell edible tree nuts he shall make a record showing with respect to each purchase of the product by him, the date of the purchase and the price he paid per pound or per container for the product.

(3) If an importer or wholesale distributor maintains more than one place of business his records shall show separately his transactions in the product at each place of business.

(4) Every seller other than a retailer shall for every sale by him of edible tree nuts make an invoice showing the date he delivered the product, his name and complete address and that of the buyer and his actual selling price per pound or per container for the product, and shall also state the country of origin. The invoice shall be delivered by the seller to the buyer concurrently with the delivery of the product.

16. (1) Every person who in pursuance of this Order is required to keep a record and every person who in pursuance of this Order receives an invoice shall retain such record or invoice, as the case may be, for a period of one year from the date of the transaction to which it relates. Every such record and invoice shall upon request during such period be made available for inspection by any authorized representative of the Board.

(2) If a person retains an invoice furnished to him by his supplier it will not be necessary for him to make or keep any other record of the particulars set forth in the invoice.

17. Every person selling edible tree nuts, shelled or unshelled at retail, shall include in any price lists, or advertisements issued or sponsored by him respecting such nuts, the country of origin from which the product was imported.

Dated at Ottawa, this 25th day of November, 1943.

A. S. MAY,
*Administrator of Imported
Grocery Items.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-990

Clothing, Glove, Cap and Helmet Leather (Sales by Tanners)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on December 1, 1943, and revokes and replaces Administrator's Order No. A-318. It applies to sales by tanners of leather for use in the making of gloves, mitts, garments, moccasins, caps and helmets which in whole or in part are made of leather, and all of which are in this Order referred to as leather garments.

2. The highest price at which a person who is a tanner, or his agent or broker, may sell or offer to sell, supply or deliver leather to be used in the making of leather garments shall be the price for the same set forth in Schedule "A" of this Order according to the article to be made from such leather and to the description, quality and grade of the leather, such highest price in the case of the leather being used in the making of a leather garment for civilian use in Canada being that shown in Column No. 1 of the Schedule headed "Revised Maximum Prices to Manufacturers" and in the case of leather being used in the making of a leather garment, the maximum price of which is not fixed by or under The Wartime Prices and Trade Regulations, being that shown in Column No. 4 of the Schedule headed "Tanners' Maximum Standard Prices".

3. Section 2 shall also apply to all leather to be used in the making of leather garments invoiced and shipped on or after the effective date of this Order, even if the contract of sale or order for such leather was made or given before the effective date of this Order.

4. Leather of the kinds and for use in the making of leather garments named in Schedule "B" of this Order must not be coloured, stained or dyed by a person who is a tanner in a colour or finish other than one specified for the same in Schedule "B", according to the kind of leather and the use to be made thereof, and leather which is not so coloured, stained or dyed must not be sold by any tanner.

Dated at Ottawa, this 24th day of November, 1943.

S. C. COOK,
Administrator of Hides and Leather.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-990

Column No. 1 lists Revised Maximum Prices to Manufacturers. These maximum prices apply to leather sold for conversion into finished products which are subject to maximum prices in effect under the Wartime Prices and Trade Regulations.

Column No. 2 lists Revised Subsidy. The amounts listed in this column represent the maximum amount of subsidy which may be payable in respect of goods for which maximum prices are shown in Column No. 1.

Column No. 3 lists Tanner's Revised Maximum Prices. These prices represent the sum of the price in Column No. 1 and the subsidy in Column No. 2.

Column No. 4 lists Tanner's Maximum Standard Prices. These prices represent the maximum prices at which leather may be sold for conversion into finished products, the maximum price of which is not fixed by or under the Wartime Prices and Trade Regulations.

PART I—GARMENT LEATHER

Quality	Description	Grading	(In cents per foot unless otherwise specified)				Key No.
			1	2	3	4	
Heavy Cowhide.....	{ 3½ oz. and up substance. Black only. For Utility } Garments only.	{T.R.....	20½	01½	22½	23½	601
		{D.....	18½	02½	21½	22½	602
		{D.X.....	16½	03½	20½	21½	603
		{S.D.X.....	16	00½	16½	18	604
Heavy Horshide.....	{ 3½ oz. and up substance. Black only. For Utility } Garments only.	{M.T.R.....	24	01	25	26	605
		{D.....	21	02	23	24	606
		{D.X.....	19	02	21	22	607
		{S.D.X.....	16	00½	16½	18	608
Light Weight (Glove Tanned) Garment Cowhide	{ Not over 2½ oz. substance. Black and specified } colours.	{T.R.....	21½	00½	22½	23½	609
		{D.....	20½	00½	21½	22½	610
		{D.X.....	19½	00½	20½	21½	611
		{S.D.X.....	15	01	16	17	612
Light Weight (Glove Tanned) Garment Horsehide	{ Not over 2½ oz. substance. Black and specified } colours.	{T.R.....	22½	01½	24½	25½	613
		{D.....	20½	01½	22½	23½	614
		{D.X.....	18½	01½	20½	21½	615
		{S.D.X.....	15	01	16	17	616
Sheepskin—Suede (domestic).....		{T.R.....	15½	15½	15½	617
		{R.....	13½	13½	13½	618
Sheepskin—Pigtex Grained.....		{T.R.....	14	00½	14½	14½	619
		{R.....	12½	01	13½	13½	620
		{F.....	10	10	10	621
		{No. 1.....	15	01½	16½	16½	622
Sheepskin—other than Pigtex Grained.....		{T.R.....	13	01½	14½	14½	623
		{R.....	11½	02	13½	13½	624
		{RX.....	10	10	10	625
		{T.R.....	17½	01	18½	18½	626
Sheepskin (Smooth Retan).....		{No. 2.....	15½	01	16½	16½	627
		{A.....	22	22	22	628
Sheepskin (Smooth Chrome).....		{B.....	20	20	20	629
		{C.....	18	18	18	630
		{D.....	16	16	16	631
		{E.....	14	14	14	632
		{F.....	10	10	10	633

Cream or Pearl.....	{B..... C..... D..... D.X..... D.X.X.X. H.B..... H.C..... H.D..... H.D.X..... H.D.X.X.X..	26 24 22 20 15 27 25 23 21 16	00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 01 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 01	26 ¹ / ₂ 24 ¹ / ₂ 22 ¹ / ₂ 20 ¹ / ₂ 16 27 ¹ / ₂ 25 ¹ / ₂ 23 ¹ / ₂ 21 ¹ / ₂ 17	27 ¹ / ₂ 25 ¹ / ₂ 23 ¹ / ₂ 21 ¹ / ₂ 17 28 ¹ / ₂ 26 ¹ / ₂ 24 ¹ / ₂ 22 ¹ / ₂ 18	658 659 660 661 662 663 664 665 666 667
Black..... Khaki (Gov't only).....	{T.R..... D..... D.X..... D.X.X.X..	25 23 21 18	00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂	25 ¹ / ₂ 23 ¹ / ₂ 21 ¹ / ₂ 18 ¹ / ₂	20 ¹ / ₂ 24 ¹ / ₂ 22 ¹ / ₂ 19 ¹ / ₂	668 669 670 671
Brown, California Cream.....	{T.R..... D..... D.X..... D.X.X.X..	26 24 22 19	00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂	26 ¹ / ₂ 24 ¹ / ₂ 22 ¹ / ₂ 19 ¹ / ₂	27 ¹ / ₂ 25 ¹ / ₂ 23 ¹ / ₂ 20 ¹ / ₂	672 673 674 675
Alaska and Smoke Buffed.....	{L.T.R..... M.T.R..... H.T.R..... L.D..... M.D..... H.D.....	26 ¹ / ₂ 27 ¹ / ₂ 28 ¹ / ₂ 25 ¹ / ₂ 26 ¹ / ₂ 27 ¹ / ₂	00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂	27 28 29 26 27 28	28 29 30 27 28 29	676 677 678 679 680 681
Boulevard Buffed.....	{L.T.R..... M.T.R..... H.T.R..... L.D..... M.D..... H.D.....	27 ¹ / ₂ 28 ¹ / ₂ 29 ¹ / ₂ 26 ¹ / ₂ 27 ¹ / ₂ 28 ¹ / ₂	00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂	28 29 30 27 28 29	29 30 31 28 29 30	682 683 684 685 686 687
Chamois Horsehide No. 120.....	{No. 2M..... No. 3M..... No. 2H..... No. 3H.....	24 ¹ / ₂ 22 ¹ / ₂ 25 ¹ / ₂ 23 ¹ / ₂	00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂ 00 ¹ / ₂	25 23 26 24	26 24 27 25	688 689 690 691
Special Chamois Horsehide No. 115.....	{T.R..... D.....	25 ¹ / ₂ 23 ¹ / ₂	00 ¹ / ₂ 00 ¹ / ₂	26 24	27 25	692 693
Cream Horse Butts..... Cream Horse Butts Rejects.....	{T.R..... R.....	20 16	01 01	21 17	21 17	694 695

PART II—GLOVE LEATHER—*Con.*

Quality	Description	Grading	1234				Key No.
			(In cents per foot unless otherwise specified.)				
Sheepskin Domestic Glove Leather, Plain or Pigtex—	Ladies' Lined.....	{R.L.....	22	22	22	696
		{C.L.....	20	20	20	697
		{K.X.L.....	18	18	18	698
		{L.L.....	16	16	16	699
		{M.L.L.....	14	14	14	700
Ladies' Unlined.....	{No. 2.....	22	22	22	701
		{No. 3.....	19	19	19	702
		{L.....	17	17	17	703
		{M.L.....	14	14	14	704
Men's Lined and Unlined.....	{R.....	22	22	22	705
		{C.....	20	20	20	706
		{K.X.M.....	18	18	18	707
		{M.....	16	16	16	708
		{N.....	14	14	14	709
		{O.....	11	01	12	12	710
		{P.....	09½	00½	10	10	711
		For Work Gloves—Pearl.....	{A.....	15	15
{B.....	13			13	13	713
{C.....	11			11	11	714
For Work Gloves—Cream.....	{A.....	17	17	17	715
		{B.....	15	15	15	716
		{C.....	13	13	13	717
Glove Suede Sheep.....	{A.....	17	17	17	718
		{B.....	15	15	15	719
		{C.....	13	13	13	720
Glove Splits—	Side Split—John A. Lang.....	{H.T.R.....	11½	01	12½	13	721
		{M.T.R.....	10½	01	11½	12	722
		{L.T.R.....	09½	01	10½	11	723

PART II—GLOVE LEATHER—*Conc.*

Quality	Description	Grading	1234				Key No.
			(In cents per foot unless otherwise specified)				
<i>Cuff Splits—</i>							
Side Split—John A. Lang.....		{No. 1.....	10	00½	10½	11	762
Short Split—A. Davis & Son.....		{No. 2.....	11½	01	12½	13	763
		{No. 3.....	10½	01	11½	12	764
		{T.R.....	09½	01	10½	11	765
Side Split—Jas. R. Kendall—N. Fortier.....			11	01	12	12½	766
Side Splits—Robson Leather Co.....		T.R.....	09½	00½	10	10	767
Side Splits—Untrimmed—Clement.....			09½	00½	10	10	768
Side Splits—Untrimmed—Champlain.....			09	01	10	10	769
		{No. 1.....	08	01	09	09	770
		{No. 2.....	07	01	08	08	771
Side Split—Cantin Freres.....		{T.R.....	07½	00½	08	08	772
Belly Cuff—John A. Lang & Sons.....		{No. 3.....	06	00½	06½	06½	773
Belly Cuff—John A. Lang & Sons—Fin. Veg. Tan.....		{Pieces.....	04	00½	04½	04½	774
Middle Splits—Robson Leather Co.....			07½	00½	08	08	775
		(Pl. or Emb.)	07½	00½	08	08	776
		Pound.....	21 pd.	03 pd.	24 pd.	24 pd.	777
<i>Embossed Cuff Splits—</i>							
John A. Lang & Sons.....		Special.....	07½	00½	08	08	778
Moore-Pearsall.....		{No. 1.....	06½	00½	07	07	779
		{No. 2.....	05	00½	05½	05½	780
<i>Head and Shoulder Splits—</i>							
John A. Lang—Edwards & Edwards.....			07½	00½	08	08	781
Jas. R. Kendall.....			07½	00½	08	08	782
Jas. R. Kendall—Edwards & Edwards.....		Pieces.....	21 pd.	03 pd.	24 pd.	24 pd.	783
A. Davis & Son.....			06½	00½	07	07	784
A. Davis & Son.....		Pound.....	22½ pd.	02½ pd.	25 pd.	25 pd.	785
Cantin & Freres.....			04	00½	04½	04½	786
Robson Leather Co.....		T.R.....	18 pd.	02 pd.	20 pd.	20 pd.	787
Clement.....		Pieces.....	19 pd.	01 pd.	20 pd.	20 pd.	788
Clement.....		Small Pieces...	15 pd.	02 pd.	17 pd.	17 pd.	789
<i>Horse Splits—</i>							
John A. Lang—Edwards & Edwards Reg.....			09½	01½	11	11	790
Champlain Leather (Large Stock).....			08½	01½	10	10	791

PART 3—SHEARLING

Quality	Grading	Approx. Wool Length	1 2 3 4 (In cents per foot unless otherwise specified)				Key No.
			1	2	3	4	
Shearling (Bark Tanned) Unsheared.....	W.L.S. Reg. Back.....	1/8"	21	03	24	24	804
	W.L.S. Clean Back.....	1/8"	23	03	26	26	805
	W.S.X. Reg. Back.....	1/4"	23	03	26	26	806
	W.S.X. Clean Back.....	1/4"	25	03	28	28	807
	S.X. Reg. Back.....	5/16"	24	03	27	27	808
	S.X. Clean Back.....	5/16"	26	03	29	29	809
	X. Reg. Back.....	1/2"	30	03	33	33	810
	X. Clean Back.....	1/2"	32	03	35	35	811
	S.X. Natural.....	1/4"	26	03	29	29	812
	X. Natural.....	3/8"	27	04	31	31	813
Shearling Sheared (Chrome Tanned).....	X.L. Natural.....	1/2"	37	03	40	40	814
	W.L.S. Natural.....	1/8"	20	04	24	24	815
	W.S.X. Natural.....	3/16"	22	04	26	26	816
	S.X. Natural.....	5/16"	24	04	28	28	817
	X. Natural.....	3/8"	26	04	30	30	818
Shearling Unsheared (Chrome Tanned).....	X.L. Natural.....	5/8"	33	03	36	36	819
	S.X. Reg. Back.....	1/4"	26	03	29	29	820
	S.X. Clean Back.....	1/4"	31	03	34	34	821
	X. Reg. Back.....	1/2"	31	03	34	34	822
	X. Clean Back.....	1/2"	33	03	36	36	823

SCHEDULE OF PRICES FOR GLOVE TRADE

Quality	Grading	(In cents per foot unless otherwise specified)				Key No.
		1	2	3	4	
Chrome Tanned.....	{Baby Lincoln Lambs..... {S.X. Glove Lining.....	\$6.00 doz. 29	\$1.25 doz. 03	\$7.25 doz. 32	\$7.25 doz. 32	824 825

PART 4—LEATHER FOR CAP AND HELMET TRADE

Quality	Description	Grading	(In cents per foot unless otherwise specified)				Key No.
			1	2	3	4	
Sheepskin.....	Retan (Smooth and Pigtex).....	{Grade 1..... {Grade 2..... {Grade 3.....	17 15 13	00½ 00½ 00½	17½ 15½ 13½	17½ 15½ 13½	826 827 828

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-990

PART 1—CLOTHING LEATHERS

- (a) *Garment Horsehide, Cowhide or Sheepskin*
 - London Tan
 - Olympic Blue for Horsehide and Cowhide only
 - Royal Blue for Sheepskin only
 - Black
 - Dark Green
 - Brown
 - Chestnut (Army Jerkins)
 - Kamel
- (b) *Heavy Weight Garment Horsehide or Cowhide*
 - Black
- (c) *Sheepskin Suede*
 - Nigger Brown
 - Cocoa

PART 2—HORSEHIDE, COWHIDE AND BELLY GLOVE LEATHERS

- (a) *Glove Horse Sides (Grain)*
 - Cream
 - Pearl
 - Black
 - Brown
 - California Cream
 - Khaki (Government only)
- (b) *Glove Horse Sides (Buffed)*
 - Alaska
 - Boulevard
 - Smoke
 - Chamois #120
 - Special Chamois #115
- (c) *Horse Butts Glove (Grain)*
 - Cream
- (d) *Glove Cow Sides (Grain)*
 - Cream
 - Pearl
 - Black
 - Brown and Khaki (Government only)
 - California Cream
- (e) *Glove Bellies (Grain)*
 - Cream
 - Pearl
 - Black
 - Brown
- (f) *Buffed Bellies*
 - Alaska
 - Smoke
 - Boulevard
- (g) *Glove and Cuff Splits*
 - Pearl
 - Canary
 - Alaska
 - Brown (Army Machine Gunners' Gloves and Mitts)
 - Fawn (Horse Splits only)
 - Brown (" " ")
- (h) *Embossed Cuff Splits*
 - Brown
 - Alaska
 - Pearl
 - Black

PART 3—DOMESTIC LEATHERS FOR DRESS GLOVES

(a) *Men's Domestic Sheepskin, Plain or Pigtex*

Tan
Brown
Cream or Natural
Black (Brush and Drum)
Grey (One shade only—medium colour)
Pearl

(b) *Ladies' Sheepskin—Plain or Pigtex*(i) *Unlined:*

Tan
Brown
Cream or Natural
Oatmeal
Black (Brush and Drum)
Navy
White

(ii) *Lined and Children's:*

Tan
Brown
Black
Cream

(c) *Domestic Sheepskin for Mitts*

Red
Green
Navy
Tan
Black
Cream
Pearl

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-991

Prices of Leather Gloves, Mitts, Garments and Moccasins

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

1. This Order comes into force on December 1, 1943, and applies to and varies the highest selling prices for manufacturers and wholesalers on sales of leather gloves, mitts, garments and moccasins, made from leather listed in Schedule "A" of Administrator's Order No. A-990, but it does not apply to goods manufactured from imported finished leather.

2. Administrator's Order No. A-25 shall, for the purposes of that Order and of this Order, be deemed to have applied to and included and to apply to and include leather mitts and moccasins, although the same are not expressly named in said Order No. A-25, and also all sales otherwise than at retail of leather gloves, mitts, garments and moccasins by the manufacturer thereof as well as to his sales of the same to a wholesaler or to a retailer.

3. The highest price at which a person who manufactures leather gloves, mitts, garments or moccasins may sell or offer to sell the same otherwise than at retail is varied and increased by a surcharge amount of not more than the percentage stated below over the highest price for the same, exclusive of sales tax, as fixed by said Order No. A-25, namely,

Leather gloves and mitts	4½ per cent over such highest price, exclusive of sales tax.
Leather garments and moccasins	5½ per cent over such highest price, exclusive of sales tax,

4. Where a person who sells at wholesale buys leather gloves, mitts, garments or moccasins the selling price of which by the manufacturer has been increased by the surcharge amount authorized by Section 3, or by any part of such surcharge amount, the buyer may in such case increase the price at which he sells or offers to sell at wholesale such leather gloves, mitts, garments or moccasins, as the case may be, by an amount not more than two-thirds of the surcharge amount, only, actually included in the price at which he bought such goods.

5. A person who manufactures leather gloves, mitts, garments or moccasins must not increase his selling price of the same by the surcharge amount authorized by Section 3, or by any part thereof, unless at or before the time of sale he issues an invoice for same showing, as a separate item thereon, the surcharge amount included in the total selling price, such item to be designated by the words "surcharge amount" on the invoice.

6. This Order applies to all leather gloves, mitts, garments and moccasins invoiced and shipped on or after the effective date of this Order, even if the contract of sale or order for the same was made or given before the effective date of this Order.

7. This Order does not vary or otherwise affect the highest lawful price at which leather gloves, mitts, garments or moccasins may be sold or offered for sale by any person at retail.

Dated at Ottawa, this 24th day of November, 1943.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-992

Prices of Leather Caps and Helmets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Men's and Boys' Furnishings, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on December 1, 1943, and varies the highest selling prices for manufacturers and wholesalers of leather caps and helmets.

2. The highest price at which a person who manufactures leather caps and helmets may sell or offer to sell the same otherwise than at retail to any buyer or class of buyer is varied and increased by a surcharge amount of not more than 4½ per cent over his lawful maximum selling price (exclusive of sales tax) on November 30, 1943, for the same kind and quality of goods on a sale to that buyer or class of buyer.

3. Where a person who sells at wholesale buys leather caps or helmets, the selling price of which by the manufacturer has been increased by the surcharge amount authorized by Section 2, or by any part of such surcharge amount, the buyer may in such case increase the price at which he sells or offers to sell at wholesale such leather caps or helmets, as the case may be, by an amount not more than two-thirds of the surcharge amount, only; actually included in the price at which he bought such goods.

4. A person who manufactures leather caps or helmets must not increase his selling price of the same by the surcharge amount authorized by Section 2, or by any part thereof, unless at or before the time of sale he issues an invoice for same showing, as a separate item thereon, the surcharge amount included in the total selling price, such item to be designated by the words "surcharge amount" on the invoice.

5. This Order applies to all leather caps and helmets invoiced and shipped on or after the effective date of this Order, even if the contract of sale or order for the same was made or given before the effective date of this Order.

6. This Order does not vary or otherwise affect the highest lawful price at which leather caps or helmets may be sold or offered for sale by any person at retail.

Dated at Ottawa, this 24th day of November, 1943.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-993

Respecting the Maximum Prices of Imitation Spices

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tea, Coffee and Spices, it is hereby ordered on behalf of the Board as follows:—

APPLICATION OF ORDER

1. This Order comes into effect on December 1, 1943, and fixes maximum prices for sales of the following imitation spices, namely, imitation black pepper, white pepper, allspice, cinnamon, cloves, ginger (cochin), ginger (Jamaica), nutmeg, mace and sage. Administrator's Order No. A-758 fixes maximum prices for sales of the corresponding ground pure spices.

MEANING OF "IMITATION SPICE"

2. For the purposes of this Order "imitation spice" means an artificial or imitation spice product processed to conform in taste, flavour and usefulness with the corresponding ground pure spice.

APPROVAL OF ADMINISTRATOR MUST BE OBTAINED

3. Before selling or offering to sell an imitation spice, any person who manufactures or otherwise processes such imitation spice for sale must first obtain the approval of the Administrator of Tea, Coffee and Spices, as to its comparable taste, flavour, and usefulness with the corresponding pure spice. When applying for approval the applicant shall submit a sample of each imitation spice he proposes to sell and full particulars of the formula used to manufacture it. The applicant shall provide any other additional information that may at any time be requested by the Administrator.

MAXIMUM PRICE FOR ALL SELLERS

4. The maximum price at which any seller may sell or offer to sell to any buyer any imitation spice to which this Order applies shall be the applicable maximum price fixed by Administrator's Order No. A-758 for sales of the corresponding kind and variety of ground pure spice by that seller to that class of buyer.

Dated at Ottawa this 26th day of November, 1943.

R. T. MOHAN,
Administrator of Tea, Coffee and Spices.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-994

Respecting Maximum Prices of Quick Frozen Fruit and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

Effective Date and Application of the Order

1. This Order comes into force on December 1, 1943, and applies to all sales of the quick frozen fruit and vegetables listed herein except where such products are packed in containers having a net weight capacity of more than 10 pounds.

Definitions

2. For the purposes of this Order,

(a) "quick frozen" means preserved for future consumption by being rapidly frozen according to the process known as "quick freezing";

(b) "processor" means any person engaged in the business of preserving or packing quick frozen fruit and vegetables for sale;

(c) "wholesale distributor" means any person other than processor, who sells quick frozen fruit and vegetables otherwise than at retail;

(d) "sell" covers also an offer to sell.

Sales by Processors

3. On and after the effective date of this Order, the maximum price, f.o.b. seller's factory, at which a processor may sell to any class of buyer any quick frozen fruit or vegetable listed in the table to this Section shall be an amount equal to the lawful maximum price, f.o.b. his factory, in effect immediately prior to the effective date of this Order on sales by him of that product to that class of buyer PLUS the additional amount per unit set out opposite such product in the following table:

TABLE TO SECTION 3

NAME OF PRODUCT	INCREASE IN MAXIMUM PRICE IN CENTS		
Asparagus Tips	·2	per ounce	
Green Beans	·2	" "	
Green Beans (French)	·2	" "	
Wax Beans	·1	" "	
Peas	·166	" "	
Cut Corn	·166	" "	
Corn on Cob	·5	per cob	
Cauliflower	·2	per ounce	
Broccoli	·1	" "	
Spinach	·214	" "	
Lima Beans	·083	" "	
Brussels Sprouts	·3	" "	
Squash	·0625	" "	
Peppers	1·	per pound	
Strawberries	·3125	per ounce	
Raspberries	·4545	" "	
Rhubarb	·0714	" "	
Peaches	·0312	" "	
Loganberries	·3125	" "	
Cantaloupe	·25	" "	
Apricots	·25	" "	
Blackberries	·3125	" "	

EXAMPLE: The increase permitted for a 10 ounce net weight container of Green Beans is 2 cents ($10 \times \cdot 2$)

Sales by Wholesale Distributors

4. The maximum price, f.o.b., his place of business, at which a wholesale distributor may sell to any class of buyer any quick frozen fruit or vegetable listed in the table to Section 3 shall be the sum of the following:

- (a) the actual price paid by him for that product but not exceeding the maximum price at which it may be sold to him by a processor as fixed by this Order;
- (b) sales tax and actual transportation charges where and to the extent the same or either of the them are borne by him and are not included in such actual price; and
- (c) a markup (percentage of cost), in respect of the product of a particular processor, not greater than the markup (percentage of cost) customarily obtained by him on sales of that product to that class of buyer during the basic period from September 15 to October 11, 1941, both inclusive, and if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) customarily obtained by him on sales of a substantially similar product to that class of buyer during such basic period.

Sales by Retailers

5. The maximum price at which any person, other than a manufacturer, may sell at retail any quick frozen fruit or vegetable listed in the table to Section 3 shall be the sum of the following:

- (a) the actual price paid by him for the product but not exceeding the maximum price at which it may be sold to him by his supplier as fixed by this Order;
- (b) sales tax and actual transportation charges where and to the extent the same or either are borne by him and are not included in such actual price; and
- (c) a markup (percentage of cost), in respect of the product of a particular supplier, not greater than the markup (percentage of cost) customarily obtained by him on sales of that product during the said basic period and, if such product was not sold by him during such basic period, no greater than the markup (percentage of cost) customarily obtained by him on sales of a substantially similar product during such basic period; provided, however, that such markup shall not in any event exceed 22½ per cent of his selling price.

Sales Invoices

6. (1) On every sale of a product to which this Order applies, other than a sale at retail, every seller shall at the time of delivery thereof, furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the name of the product, the net weight of the contents of the container, and the price per container charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

7. Every wholesale distributor and every retailer shall immediately upon receipt by him of any product to which this Order applies purchased by him, make a written record at the place of business at which he receives the same, showing the date of purchase, the name and complete address of his supplier, the name of the product purchased, the net weight of the contents of the container and the price per container, and transportation charges and sales tax, if any, paid. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

8. Every invoice and record which a seller of a product to which this Order applies is, by this Order, required to make and keep, shall be kept available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

9. Every person who sells at retail a product to which this Order applies shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the name of product, the net weight of the contents of the container and the price charged therefor.

Additional Payments and Considerations To Be Part of the Price

10. Any consideration, money, or money's worth given or paid by the buyer to any person in connection with the purchase of any product to which this Order applies or received by the seller from any person in connection with the sale of any such product shall constitute part of the price for such product.

Dated at Ottawa, this 26th day of November, 1943.

F. D. MATHERS,
*Administrator of Processed
Fruits and Vegetables.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-995

Respecting Heeney Frosted Foods Limited, of Ottawa, Ontario

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

1. Administrator's Order No. A-116 is hereby revoked.
2. This Order shall be effective on and after December 1, 1943.

Dated at Ottawa, this 26th day of November, 1943.

F. D. MATHERS,
*Administrator of Processed
Fruits and Vegetables.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-998

Respecting the Use of Copper and Brass in Plumbing Equipment and Supplies

Under powers given by the Wartime Prices and Trade Board to the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:

1. Clause (c) of Section 2 of Administrator's Order No. A-669 is amended by adding thereto the following:

"however, copper or brass rod may be used in the manufacture or assembly of any article named in paragraph 3 of said Part III;"

2. Schedule A to said Order No. A-669 is amended by adding thereto the following items:

"1½" male solder nipples.....Page 48-B.11250
1¼" male solder nipples.....Page 48-B.11250".

3. Part I of Schedule B to said Order No. A-669 is amended by deleting therefrom item 1 thereof and further by renumbering item number 2 as item number 1.

4. This Order shall be effective on and after the 1st day of December, 1943.

Dated at Ottawa, this 27th day of November, 1943.

E. J. LAIDLAW,
*Administrator of
Plumbing, Heating and Ventilating
Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1005

Respecting Oak Flooring

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, on behalf of the Board as follows:

1. Administrator's Order No. A-369, dated the 31st day of August, 1942, is hereby revoked.

2. This Order shall be effective on and after the 15th day of December, 1943.

Dated at Ottawa, this 27th day of November, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 85

Prices of Fuelwood to the Consumer in the Province of Quebec except the City of Hull

Under powers given by the Board to the Wood Fuel Administrator it is hereby ordered as follows:—

EFFECTIVE DATE, REVOCATION, REPLACEMENT AND APPLICATION OF ORDER

1. This Order comes into force on November 22, 1943, and revokes Fuelwood Orders Nos. 37, 41, 42, 44, 45, 60, 65 and 70, and Administrator's Orders Nos. A-103, A-106, A-108 and A-226, otherwise called respectively Fuelwood Orders Nos. 1, 4, 6 and 10 and replaces in part such Orders. This Order fixes the highest selling prices of fuelwood to the consumer in the Province of Quebec except the City of Hull.

DEFINITIONS

2. For the purposes of this Order,
 - (a) "cord" means a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed slabs and edgings 18 inches or under in length must contain 168 cubic feet;
 - (b) "fuelwood" includes slabs and edgings;
 - (c) "sell" also covers an offer to sell, and
 - (d) "split" shall have the meaning, according to the length of fuelwood to which it is applied, given to it by local custom in the county or municipality in which the fuelwood is sold.

SALES BY THE CORD

3. All sales of fuelwood must be by cord measurement.

ADVERTISEMENT

4. An advertisement offering fuelwood for sale must contain the full name and address of the seller.

PRICE LIST TO BE POSTED UP

5. A person who sells fuelwood must keep a copy of his price list on display at the place he takes orders for or sells the same in a position where it can be readily examined by customers. A copy of the price list must be displayed promptly after this Order comes into force. If any change is made in prices a new price list must be put on display within fourteen days after the change is made.

INVOICE OR SALES SLIP TO BE GIVEN

6. On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing,
 - (a) the seller's name and address,
 - (b) the date of sale and delivery,
 - (c) the kind and quantity sold,
 - (d) the length,
 - (e) the price per cord and the total price charged.

COPY OF INVOICE OR SALES SLIP TO BE RETAINED

7. The seller must keep a duplicate of each invoice or sales slip and have it available for inspection at any time within twelve months after the date of delivery by any authorized representative of the Board.

PRICES DELIVERED TO THE PREMISES OF A CONSUMER

8. (1) The highest price at which any person may in a county, island or municipality named in a Schedule hereto sell to a consumer split fuelwood and slabs and edgings of a kind named and length specified in such Schedule including delivery to the consumer's premises is fixed at the price per cord or fraction of a cord for the same set forth in the Schedule in which such county, island or municipality is named.

(2) The highest prices of split fuelwood and slabs and edgings set forth in

- (i) Schedule "F" to this Order shall not apply to split fuelwood and slabs and edgings sold in any municipality named in any other Schedule of this Order;
- (ii) Schedule "I" to this Order shall not apply to split fuelwood and slabs and edgings sold in any municipality named in any other Schedule of this Order nor in the City of Hull.

PRICES OF FRACTIONS NOT SPECIFIED

9. The highest price at which any person may in a county, island or municipality in the Province of Quebec except the City of Hull sell to a consumer a fraction of a cord of split fuelwood or slabs or edgings not specified in the Schedule setting forth the prices for that county, island or municipality and of a kind named and length specified in such Schedule, shall be in proportion to the cord price thereof or, if no cord price is set forth, in proportion to the price of the largest fraction thereof specified in said Schedule.

PRICES NOT DELIVERED EXCLUDING SALES BY A PRODUCER

10. Where the seller other than a producer does not deliver, the highest price at which he may sell to a consumer split fuelwood and slabs and edgings of a kind named and length specified in a Schedule hereto, in a county, island or municipality in which the prices set out in said Schedule are in effect, shall be the price set forth in that Schedule LESS the cost of delivery.

ADMINISTRATOR OR DEPUTY ADMINISTRATOR TO FIX PRICE OF UNNAMED FUELWOOD

11. Fuelwood of a kind not named in a Schedule hereto shall not be sold to a consumer in a county, island or municipality in which the prices in that Schedule are in effect until the highest price thereof has been fixed by the Administrator of Wood Fuel or the Deputy Administrator of Wood Fuel for the Province of Quebec.

Dated at Ottawa, this 10th day of November, 1943.

J. S. WHALLEY,

Administrator of Wood Fuel.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"—TO FUELWOOD ORDER No. 85
HIGHEST PRICES OF FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER
ON MONTREAL ISLAND, IN THE PROVINCE OF QUEREQ.

	48"		36"		24"		18"		16"		12"					10" or 9"	
	1	$\frac{3}{4}$	1	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{3}{4}$	$\frac{3}{4}$	1	$\frac{1}{2}$	1	$\frac{5}{8}$	$\frac{1}{2}$	$\frac{5}{16}$	$\frac{1}{4}$	$\frac{1}{2}$	1	$\frac{5}{8}$
Length of sticks.....																	
Fraction of cord.....																	
Number of cubic feet.....	128	96	128	64	32	96	48	128	42 $\frac{3}{4}$	128	80	64	40	32	25	128	26 $\frac{3}{4}$
A.—KINDS OF SPLIT FUELWOOD																	
Hard maple, yellow birch 80%: beech and oak, 20%: All bodywood.....	\$18 40	\$13 80	\$19 65	\$10 10	\$ 5 25	\$15 50	\$ 8 00	\$20 70	\$ 7 25	\$23 40	\$14 70	\$11 70	\$ 7 35	\$ 5 85	\$ 4 60	\$23 40	\$ 4 90
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch, and tamarac	16 40	12 30	18 00	9 25	4 40	13 50	7 00	18 40	6 45	21 00	13 10	10 50	6 55	5 25	4 15	21 40	4 45
Soft maple and white birch,—soft maple or white birch.....	14 40	10 80	15 90	8 20	4 35	11 50	6 00	16 15	5 55	17 20	10 80	8 60	5 40	4 30	3 35	17 40	3 80
Mixed softwoods:—hemlock, pine, spruce, cedar; and poplar, or basswood.....	11 00	8 25	12 50	6 50	3 50	9 50	5 00	13 00	4 75	15 00	9 40	7 50	4 70	3 75	2 95	15 00	3 40
B.—KINDS OF SLABS AND EDGINGS																	
Hardwood slabs and edgings.....	13 50	10 15	15 00	7 75	4 15	11 50	6 00	15 50	5 45	16 50	10 75	8 50	5 50	4 40	3 45	16 50	3 60
Softwood slabs and edgings.....	10 50	7 90	12 00	6 25	3 35	8 75	4 75	12 50	4 50	13 50	8 75	7 00	4 60	3 65	3 00	13 50	3 05

SCHEDULE "B"—TO FUELWOOD ORDER No. 85

HIGHEST PRICES OF FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER IN THE FOLLOWING MUNICIPALITIES
IN THE PROVINCE OF QUEBEC:—

Beauharnois
Iberville
Longueuil
Nitro

St. Hyacinthe
St. Joseph de St. Hyacinthe
Sorel
St. Joseph de Sorel

St. Lambert
St. Jean
Valleyfield

	48"	36"	30"	28"	24"	18"	16"	15"	12"	10" or 9"
Length of sticks.....					1 1/2 1/4	3/4 3/8	1 1/2	1 5/16	1 1/2	1 5/16
Fraction of cord.....	1	3/4	5/8	7/8	128 64 32	96 48	128 42 3/4	128 40	128 64	128 26 3/4
Number of cubic feet.....	128	96	80	75						
A.—KINDS OF SPLIT FUELWOOD										
Hard maple, yellow birch 80%: beech and oak 20%. All bodywood.....	\$17 00	\$12 75	\$10 75	\$10 00	\$18 50	\$14 75	\$19 35	\$6 40	\$10 70	\$20 90
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch, and tamarac.....	16 00	12 00	10 00	9 35	17 50	14 00	18 00	5 95	9 75	19 00
Soft maple and white birch,—soft maple or white birch.....	13 50	10 15	8 45	7 95	15 00	11 50	15 50	5 10	8 50	16 50
Mixed softwoods:—hemlock, pine, spruce, cedar, and poplar, or basswood.....	10 50	7 90	6 60	6 15	12 00	8 75	12 50	4 25	7 00	13 50
B.—KINDS OF SLABS AND EDGINGS										
Hardwood slabs and edgings.....	13 00	9 75	8 10	7 60	14 50	11 00	15 00	5 00	8 25	16 00
Softwood slabs and edgings.....	10 00	7 50	6 25	5 85	11 50	8 50	12 00	4 00	6 75	13 00

SCHEDULE "C"—TO FUELWOOD ORDER No. 85

HIGHEST PRICES OF FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER IN THE TOWNS OF BERTHIERVILLE, HUNTINGDON, JOLIETTE, LENNOXVILLE, AND THE CITY OF SHERBROOKE AND ON ISLE JESUS AND ISLE BIGRAS, ALL IN THE PROVINCE OF QUEBEC.

	48"	36"	30"	28"	24"		18"		16"		15"		12"		10" or 9"	
	1	$\frac{3}{4}$	$\frac{5}{8}$	$\frac{7}{8}$	1	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{3}{8}$	1	$\frac{3}{4}$	1	$\frac{5}{16}$	1	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{5}{16}$
Length of sticks.....																
Fraction of cord.....																
Number of cubic feet.....	128	96	80	75	128	64	32	96	48	128	42 $\frac{3}{4}$	128	40	64	32	128
A.—KINDS OF SPLIT FUELWOOD																
Hard maple, yellow birch 80%: beech and oak 20%: All bodywood.....	\$16 00	\$12 00	\$10 00	\$9 35	\$17 50	\$9 00	\$4 75	\$14 00	\$7 25	\$18 00	\$6 35	\$18 00	\$5 95	\$9 75	\$5 00	\$19 00
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch, and tamarac.....	15 00	11 25	9 40	8 75	16 50	8 50	4 50	13 00	6 75	17 00	6 00	17 00	5 65	9 25	4 75	18 00
Soft maple and white birch—soft maple or white birch.....	13 00	9 75	8 10	7 60	14 50	7 50	4 00	11 00	5 75	15 00	5 35	15 00	5 00	8 25	4 25	16 00
Mixed softwoods:—hemlock, pine, spruce, cedar; and poplar, or basswood.....	10 00	7 50	6 25	5 85	11 50	6 00	3 25	8 50	4 50	12 00	4 25	12 00	4 00	6 75	3 50	13 00
B.—KINDS OF SLABS AND EDGINGS																
Hardwood, slabs and edgings.....	12 00	9 00	7 50	7 00	13 50	7 00	3 75	10 00	5 25	14 00	5 00	14 00	4 70	7 75	4 00	15 00
Softwood slabs and edgings.....	9 00	6 75	5 65	5 25	10 50	5 50	3 00	7 50	4 00	11 00	3 75	11 00	3 50	6 25	3 25	12 00

SCHEDULE "D"—TO FUELWOOD ORDER No. 85

HIGHEST PRICES OF FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER IN THE CITY OF QUEBEC, AND THE MUNICIPALITIES OF STE. FOYE, SILLERY, BERGERVILLE, AND QUEBEC WEST, ALL IN THE PROVINCE OF QUEBEC.

	48"	36"	30"	28"	24"		18"		16"		15"		12"		10" or 9"	
	1	$\frac{3}{4}$	$\frac{5}{8}$	$\frac{7}{12}$	1	$\frac{1}{2}$	$\frac{3}{4}$	$\frac{2}{3}$	1	$\frac{1}{3}$	1	$\frac{5}{16}$	1	$\frac{1}{2}$	1	$\frac{5}{8}$
Length of sticks.....					128	64	32	96	128	42 $\frac{2}{3}$	128	40	128	64	128	26 $\frac{2}{3}$
Fraction of Cord.....																
Number of cubic feet.....	128	96	80	75												
A.—KINDS OF SPLIT FUELWOOD																
Hard maple, yellow birch, 80%: beech and oak 20%:—all bodywood.....	\$14 00	\$10 50	\$ 8 75	\$ 8 15	\$15 50	\$ 8 00	\$ 4 25	\$12 00	\$ 6 25	\$16 00	\$ 5 75	\$16 00	\$ 8 75	\$ 4 50	\$17 00	\$ 3 75
Mixed hardwoods, hard maple, beech, yellow birch, oak, ash, elm, white birch, and tamarac.....	13 00	9 75	8 10	7 60	14 50	7 50	4 00	11 00	5 75	15 00	5 35	15 00	8 25	4 25	16 00	3 55
Soft maple and white birch, soft maple or white birch.....	12 00	9 00	7 50	7 00	13 50	7 00	3 75	10 00	5 25	14 00	5 00	14 00	7 75	4 00	15 00	3 35
Mixed softwoods—hemlock, pine, spruce, cedar, and poplar, or basswood.....	10 00	7 50	6 25	5 85	11 50	6 00	3 25	8 50	4 50	12 00	4 25	12 00	6 75	3 50	13 00	2 90
B.—KINDS OF SLABS AND EDGINGS																
Hardwood slabs and edgings.....	11 00	8 25	6 90	6 40	12 50	6 50	3 50	9 50	5 00	13 00	4 75	13 00	7 25	3 75	14 00	3 15
Softwood slabs and edgings.....	8 00	6 00	5 00	4 65	9 50	5 00	2 75	7 00	3 75	10 00	3 50	10 00	5 75	3 00	11 00	2 50

SCHEDULE "E"—TO FUELWOOD ORDER No. 85

HIGHEST PRICES OF FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER IN THE COUNTY OF CHICOUTIMI IN THE PROVINCE OF QUEBEC

	48"	36"	30"	28"	24"		18"		16"		15"		12"			10" or 9"	
					1	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{3}{4}$	1	$\frac{1}{2}$	$\frac{5}{16}$	1	$\frac{1}{2}$	$\frac{1}{4}$	1	$\frac{5}{24}$	
Length of sticks.....	1	$\frac{3}{4}$	$\frac{5}{8}$	$\frac{7}{8}$	1	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{3}{8}$	1	$\frac{1}{3}$	1	$\frac{5}{16}$	1	$\frac{1}{2}$	$\frac{1}{4}$	1	
Fraction of a cord.....					128	64	32	48	128	$42\frac{2}{3}$	128	40	128	64	32	128	
Number of cubic feet.....	128	96	80	75				96									
A.—KINDS OF SPLIT FUELWOOD																	
Hard maple, yellow birch 80%: beech and oak 20%:—all bodywood.....	\$14 00	\$10 50	\$ 8 75	\$ 8 15	\$15 50	\$ 8 00	\$ 4 25	\$12 00	\$ 6 25	\$16 00	\$5 75	\$16 00	\$ 5 40	\$ 8 75	\$ 4 50	\$17 00	
Mixed hardwoods—Hard maple, beech, yellow birch, oak, ash, elm, white birch, and tamarac.....	13 00	9 75	8 10	7 60	14 50	7 50	4 00	11 00	5 75	15 00	5 35	15 00	5 00	8 25	4 25	16 00	
Soft maple and white birch—soft maple or white birch.....	12 00	9 00	7 50	7 00	13 50	7 00	3 75	10 00	5 25	14 00	5 00	14 00	4 70	7 75	4 00	15 00	
Mixed softwoods—Hemlock, pine, spruce, cedar and Poplar, or basswood.....	8 50	6 40	5 30	4 95	10 00	5 25	2 85	7 25	3 90	10 50	3 60	10 50	3 30	6 00	3 15	11 00	
B.—KINDS OF SLABS AND EDGINGS																	
Hardwood slabs and edgings.....	11 00	8 25	6 90	6 40	12 50	6 50	3 50	9 50	5 00	13 00	4 75	13 00	4 45	7 25	3 75	14 00	
Softwood slabs and edgings.....	7 00	5 25	4 35	4 10	8 50	4 50	2 50	6 75	3 50	9 00	3 25	9 00	3 05	5 25	2 75	10 00	

SCHEDULE "F"

TO FUEL ORDER No. 85

HIGHEST Prices of Fuelwood delivered to the premises of the Consumer in the following counties in the Province of Quebec—

Beauharnois Chambly	Châteauguay Huntingdon	Iberville Laprairie	Napierville Richelieu	Rouville St. Hyacinthe	St. Jean Soulanges	Vaudreuil Verchères
------------------------	---------------------------	------------------------	--------------------------	---------------------------	-----------------------	------------------------

Excluding Municipalities named in the other Schedules of this Order

And in the following Municipalities in the Province of Quebec—

Asbestos	Cap de la	Coaticook	Grand'Mère	Loretteville	St. Ambroise de	St. Grégoire	St. Télesphore
Aylmer	Madeleine	Courville	Lachute	L'Orme	Jeune Lorette	(Montmorency)	St. Thérèse de
Beauport	Champigny	Des Falaises	L'Ancienne	L'Ornière	St. Anne de	St. Jean de Bois-	Blainville
Beauport Est.	Charlesbourg	(Near Beauport)	Lorette	Magog	Beaupré	chatel	Shawinigan Falls
Beauport Parish	Charlesbourg Est.	Drummondville	L'Ange Gardien	Montmorency	St. Charles de	St. Joachim	St. Agathe-des-
Beauport West	Charlesbourg	Everell	La Tuque	New Liverpool	Charlesbourg	St. Louis de Cour-	Monts
Beaupré	West	Gatineau	Lauzon	Petit Village	St. David	ville	St. Jérôme
Beebe Plain	Charny	Pointe-Gatineau	Laverdière	(Giffard)	St. Félix du Cap	St. Pierre	(Terrebonne)
Bienville	Château D'Eau	Giffard	Les Saules	Rock Island	Rouge	(Charlesbourg)	Stanstead
	Château Richer	Granby	Lévis			St. Romauld	Trois Rivières

Length of sticks.....	48"		36"		30"		28"		24"			18"			16"			15"			12"			10" or 9"					
	1	128	$\frac{3}{4}$	96	$\frac{5}{8}$	80	$\frac{7}{8}$	75	1	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{3}{4}$	48	1	$\frac{1}{3}$	1	$\frac{5}{16}$	1	$\frac{1}{2}$	$\frac{1}{4}$	1	128	40	1	128	32	1	128	$\frac{5}{16}$
Fraction of cord.....																													
Number of cubic feet.....																													
A.—KINDS OF SPLIT FUELWOOD																													
Hard maple, yellow birch 80%; beech and oak 20%—all bodywood.....	\$13 00		\$ 9 75		\$ 8 10		\$ 7 60		\$14 50	\$ 7 50	\$ 4 00	\$11 00	\$ 5 75	\$15 00	\$ 5 35	\$15 00	\$ 5 00	\$16 00	\$ 8 25	\$ 4 25	\$16 00							\$3 55	
Mixed hardwoods—hard maple, beech, yellow birch, oak, ash, elm, white birch and tamarac.....	12 00		9 00		7 50		7 00		13 50	7 00	3 75	10 00	5 25	14 00	5 00	14 00	4 70	15 00	7 75	4 00	15 00							3 35	
Soft maple and white birch, soft maple or white birch.....	11 00		8 25		6 90		6 40		12 50	6 50	3 50	9 50	5 00	13 00	4 75	13 00	4 45	14 00	7 25	3 75	14 00							3 15	
Mixed softwoods, hemlock, pine, spruce, cedar and poplar or basswood.....	9 00		6 75		5 65		5 25		10 50	5 50	3 00	7 50	4 00	11 00	3 75	11 00	3 50	12 00	6 25	3 25	12 00							2 70	
B.—KINDS OF SLABS AND EDGINGS																													
Hardwood slabs and edgings.....	10 00		7 50		6 25		5 85		11 50	6 00	3 25	8 50	4 50	12 00	4 25	12 00	4 00	13 00	6 75	3 50	13 00							2 90	
Softwood slabs and edgings.....	7 00		5 25		4 35		4 10		8 50	4 50	2 50	6 75	3 50	9 00	3 25	9 00	3 05	10 00	5 25	2 75	10 00							2 30	

SCHEDULE "G"—TO FUELWOOD ORDER No. 85
HIGHEST PRICES OF FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER IN THE TOWNS OF ROUYN AND
NORANDA, IN THE PROVINCE OF QUEBEC.

	48"	36"	30"	28"	24"		18"		16"		15"		12"		10" or 9"	
	1 128	$\frac{3}{4}$ 96	$\frac{5}{8}$ 80	$\frac{7}{8}$ 75	1 128	$\frac{1}{2}$ 64	$\frac{1}{4}$ 32	$\frac{3}{4}$ 96	$\frac{2}{3}$ 48	1 128	$\frac{1}{3}$ 42 $\frac{2}{3}$	1 128	$\frac{1}{2}$ 64	$\frac{1}{4}$ 32	1 128	$\frac{5}{8}$ 26 $\frac{2}{3}$
Length of sticks.....																
Fraction of cord.....																
Number of cubic feet.....																
A.—KINDS OF SPLIT FUELWOOD																
Hard maple, yellow birch 80%: beech and and oak, 20%. All bodywood.....	\$12 00	\$ 9 00	\$ 7 50	\$ 7 00	\$13 50	\$ 7 00	\$ 3 75	\$10 00	\$ 5 25	\$14 00	\$ 5 00	\$14 00	\$ 4 70	\$ 7 75	\$ 4 00	\$15 00 \$ 3 35
Mixed hardwoods—hard maple, beech, yel- low birch, oak, ash, elm, white birch, and tamarac.....	11 00	8 25	6 90	6 40	12 50	6 50	3 50	9 50	5 00	13 00	4 75	13 00	4 45	7 25	3 75	14 00 3 15
Soft maple and white birch—soft maple or white birch.....	10 00	7 50	6 25	5 85	11 50	6 00	3 25	8 50	4 50	12 00	4 25	12 00	4 00	6 75	3 50	13 00 2 90
Mixed softwoods—hemlock, pine, spruce, cedar and poplar or basswood.....	8 00	6 00	5 00	4 65	9 50	5 00	2 75	7 00	3 75	10 00	3 50	10 00	3 15	5 75	3 00	11 00 2 50
B.—KINDS OF SLABS AND EDGINGS																
Hardwood slabs and edgings.....	9 00	6 75	5 65	5 25	10 50	5 50	3 00	7 50	4 00	11 00	3 75	11 00	3 50	6 25	3 25	12 00 2 70
Softwood slabs and edgings.....	6 00	4 50	3 75	3 50	7 50	4 00	2 25	6 25	3 25	8 00	3 00	8 00	2 80	4 75	2 50	9 00 2 10

SCHEDULE "H"—TO FUELWOOD ORDER No. 85
HIGHEST PRICES OF FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER IN THE COUNTIES OF LAKE ST. JOHN EAST AND
LAKE ST. JOHN WEST, IN THE PROVINCE OF QUEBEC.

	48"	36"	30"	28"	24"			18"		16"		15"		12"			10" or 9"	
	1	$\frac{3}{4}$	$\frac{5}{8}$	$\frac{7}{8}$	1	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{3}{4}$	$\frac{2}{4}$	1	$\frac{3}{8}$	1	$\frac{5}{16}$	1	$\frac{1}{2}$	$\frac{1}{4}$	1	$\frac{5}{16}$
	128	96	80	75	128	64	32	48	96	128	$42\frac{2}{3}$	128	40	128	64	32	128	26 $\frac{2}{3}$
A.—KINDS OF SPLIT FUELWOOD																		
Hard maple, yellow birch, 80%: beech and oak, 20%: All bodywood.....	\$12 00	\$ 9 00	\$ 7 50	\$ 7 00	\$13 50	\$ 7 00	\$ 3 75	\$10 00	\$ 5 25	\$14 00	\$ 5 00	\$14 00	\$ 4 70	\$15 00	\$ 7 75	\$ 4 00	\$15 00	\$ 3 35
Mixed hardwoods, hard maple, beech, yellow birch, oak, ash, elm, white birch, and tamarac.....	11 00	8 25	6 90	6 40	12 50	6 50	3 50	5 00	9 50	13 00	4 75	13 00	4 45	14 00	7 25	3 75	14 00	3 15
Soft maple and white birch,—soft maple or white birch.....	10 00	7 50	6 25	5 85	11 50	6 00	3 25	4 50	8 50	12 00	4 25	12 00	4 00	13 00	6 75	3 50	13 00	2 90
Mixed softwoods, hemlock, pine, spruce, cedar, and poplar, or basswood.....	6 50	4 85	4 10	3 80	8 00	4 25	2 35	3 35	6 50	8 50	3 10	8 50	2 90	9 50	5 00	2 60	9 50	2 20
B.—KINDS OF SLABS AND EDGINGS																		
Hardwood slabs and edgings.....	9 00	6 75	5 65	5 25	10 50	5 50	3 00	4 00	7 50	11 00	3 75	11 00	3 50	12 00	6 25	3 25	12 00	2 70
Softwood slabs and edgings.....	5 00	3 75	3 15	3 00	6 50	3 50	2 00	3 00	5 75	7 00	2 75	7 00	2 50	8 00	4 50	2 25	8 00	1 85

SCHEDULE "I"—TO FUELWOOD ORDER No. 85

HIGHEST PRICES OF FUELWOOD DELIVERED TO THE PREMISES OF THE CONSUMER IN THE FOLLOWING COUNTIES IN THE PROVINCE OF QUEBEC

Abitibi	Champlain	Gaspe Est	L'Islet	Montmorency 1 and 2	Saguenay
Argenteuil	Charlevoix Est	Gaspe Ouest	Lotbiniere	Nicolet	Shefford
Arthabaska	Charlevoix Ouest	Hull	Maskinonge	Papineau	Sherbrooke
Bagot	Compton	Joliette	Matane	Pontiac	Stanstead
Beauce	Deux Montagnes	Kamouraska	Matapedia	Portneuf	St. Maurice
Bellechasse	Dorchester	Labelle	Megantic	Quebec	Temiscouata
Berthier	Drummond	L'Assomption	Missisquoi	Richmond	Terrebone
Bonaventure	Frontenac	Laval	Montcalm	Rimouski	Temiscamingue
Brome	Gatineau	Levis	Montmagny	Riviere-du-loup	Wolfe, Yamaska.

excluding municipalities in such counties named in the other schedules of this order and the city of Hull.

	48"	36"	30"	28"	24"		18"		16"		15"		12"			10" or 9"	
	1	$\frac{3}{4}$	$\frac{5}{8}$	$\frac{7}{8}$	1	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{3}{8}$	1	$\frac{1}{3}$	1	$\frac{5}{16}$	1	$\frac{1}{2}$	$\frac{1}{4}$	1	$\frac{5}{32}$
	128	96	80	75	128	64	32	48	128	42 $\frac{2}{3}$	128	40	128	64	32	128	26 $\frac{3}{4}$
A.—KINDS OF SPLIT FUELWOOD																	
Hard maple, yellow birch 80%: beech and oak 20%: All bodywood.....	\$10 00	\$ 7 50	\$ 6 25	\$ 5 85	\$11 50	\$ 5 75	\$ 3 25	\$ 8 50	\$12 00	\$ 4 25	\$12 00	\$ 4 00	\$13 00	\$ 6 75	\$ 3 50	\$13 00	\$ 2 90
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch, tamarac.....	9 50	7 10	5 95	5 55	11 00	5 50	3 15	8 25	11 50	4 00	11 50	3 90	12 50	6 50	3 35	12 50	2 80
Soft maple and white birch—soft maple or white birch.....	9 00	6 75	5 65	5 25	10 50	5 25	3 00	7 50	11 00	3 75	11 00	3 50	12 00	6 25	3 25	12 00	2 70
Mixed softwood:—hemlock, pine, spruce, cedar, and poplar, or basswood.....	7 00	5 25	4 35	4 10	8 50	4 50	2 50	6 75	9 00	3 25	9 00	3 05	10 00	5 25	2 75	10 00	2 30
B.—KINDS OF SLABS AND EDGINGS																	
Hardwood slabs and edgings.....	7 50	5 60	4 70	4 40	9 00	4 75	2 60	6 85	9 50	3 35	9 50	3 30	10 50	5 50	2 85	10 50	2 40
Softwood slabs and edgings.....	5 00	3 75	3 15	3 00	6 50	3 50	2 00	5 75	7 00	2 75	7 00	2 50	8 00	4 50	2 25	8 00	1 85

Supplementary

to

PART III

and

PART IV

Wartime Prices and Trade Board

Wartime Industries Control Board

**WARTIME INDUSTRIES CONTROL
BOARD****Metals Controller**

ORDER No. M. C. 44B

**WARTIME PRICES AND TRADE
BOARD****Co-ordinator of Metals**

ORDER No. A-977

Dated, November 26, 1943

**Respecting the Use of Secondary Aluminum, Remelt Aluminum
or Aluminum Scrap**

1. The following order is made effective as of November 29, 1943:

2. The use of secondary aluminum, remelt aluminum, and aluminum scrap has heretofore been permitted only in the manufacture of direct war requirements and certain designated essential civilian needs. The supply of such secondary aluminum, remelt aluminum and aluminum scrap is now adequate to permit a more extensive use.

3. The order of the Metals Controller No. M.C.10-B is hereby amended by striking out Item (ii) from paragraph (a) of Section 1 thereof.

4. The order of the Metals Controller No. M.C.44, dated March 6, 1943, is hereby amended by striking out the words "or secondary" where same appear in paragraph (a) of Section 1; and by substituting the words "basic aluminum" for the word "aluminum" after the words "shall mean" in paragraph (c) of Section 1 thereof.

5. Certain Administrator's Orders issued under the authority of the Wartime Prices and Trade Board contain provisions

(a) prohibiting the use of metal in the manufacture of designated products, or

(b) limiting the quantity of metal that may be used in the manufacture of designated products.

Notwithstanding any such provisions, the types and kinds of metal described in Section 2 may be used without limitation as to quantity in the manufacture of the products referred to in any such order.

6. The provisions of any Administrator's order, direction or instruction now in force or which may hereafter be issued dealing with the simplification or standardization of products, or setting quotas on the number of units that may be produced, are not affected by this order otherwise than to permit in the manufacture of the authorized quantities of such simplified or standardized products the use of any one or more of the types and kinds of metals specified in Section 2.

F. M. CONNELL,
Deputy Metals Controller.

D. P. CRUIKSHANK,
Co-ordinator of Metals.

APPROVED:

HENRY BORDEN,
*Chairman, Wartime Industries
Control Board.*

APPROVED:

D. GORDON,
*Chairman, Wartime Prices
and Trade Board.*

**WARTIME INDUSTRIES CONTROL
BOARD**

Steel Controller

ORDER No. S.C. 7B

**WARTIME PRICES AND TRADE
BOARD**

Co-Ordinator of Metals

ORDER No. A-976

Dated November 26, 1943

Respecting the Use of Certain Metals

1. The following order is made effective November 29, 1943.

2. The use of certain types and kinds of metal has heretofore been permitted only in the manufacture of direct war requirements and certain designated essential civilian needs. The supply of the types and kinds of metal listed hereunder, whether new, used or secondhand, is now adequate to permit a more extensive use of them;

New, used or secondhand plain or fabricated steel plate, one eighth of an inch or thicker, and any new, used or secondhand steel shape, steel bar, steel rail and/or steel wire reinforcing mesh, or expanded ferrous metal reinforcing mesh, of 16 gauge or heavier.

3. The order of the Steel Controller No. S.C. 7A dated November 25th, 1942 (Specified Steel Products for Structural Purposes) is rescinded.

4. Certain Administrator's Orders issued under the authority of the Wartime Prices and Trade Board contain provisions

(a) prohibiting the use of metal in the manufacture of designated products, or

(b) limiting the quantity of metal that may be used in the manufacture of designated products.

Notwithstanding any such provisions, the types and kinds of metal described in Section 2 may be used without limitation as to quantity in the manufacture of the products referred to in any such order.

5. The provisions of any Administrator's order, direction or instruction now in force or which may hereafter be issued dealing with the simplification or standardization of products, or setting quotas on the number of units that may be produced, are not affected by this order otherwise than to permit in the manufacture of the authorized quantities of such simplified or standardized products the use of any one or more of the types and kinds of metals specified in Section 2.

M. A. HOEY,
Associate Steel Controller.

D. P. CRUIKSHANK,
Co-Ordinator of Metals.

APPROVED:

APPROVED:

HENRY BORDEN,
Chairman
Wartime Industries Control Board.

D. GORDON,
Chairman
The Wartime Prices and Trade Board.

PART IV
Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 9A

(Order No. M.V.C. 009 Rescinded)

Dated November 30, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:

Order No. M.V.C. 009 Rescinded

That the Order of the Motor Vehicle Controller No. M.V.C. 009 dated December 1, 1941, is hereby rescinded.

E. R. BIRCHARD,
Deputy Motor Vehicle Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

NOTE: Since the issuance of Order No. M.V.C. 009 by the Motor Vehicle Controller restrictions applying to the use of the metals referred to therein have been imposed by the Metals Controller and accordingly Order No. M.V.C. 009 became no longer necessary. However the rescission of Order M.V.C. 009 does not relieve any person from complying with applicable orders of the Metals Controller relating to the acquisition and consumption of copper, nickel, chrome or aluminum.

DEPARTMENT OF MUNITIONS AND SUPPLY

OIL CONTROLLER

ORDER No. OIL 12D

(Order No. Oil 12 Amended)

Dated November 20, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Section 3 of Order No. Oil 12 Amended

Subsection (1) of Section 3 of the Oil Controller's Order No. Oil 12 dated March 19, 1943, is amended to read as follows:

“(1) Except as in Section 6 of this Order otherwise provided, no person shall operate, or use gasoline for the operation of, any motor vehicle or non-commercial marine engine unless such motor vehicle or non-commercial marine engine has

been registered by its present owner with the Oil Controller and unless a Gasoline Licence and Ration Coupon Book has been issued to him in respect thereof and remains in effect, and then only in accordance with the provisions of such Gasoline Licence and Ration Coupon Book and the coupons therein and in accordance with the Orders of the Oil Controller, including any Order hereafter made, and the Orders shall govern in the event of any conflict."

2. Section 11 Amended

(1) All that part of subsection (2) of Section 11 of the said Order No. Oil 12 preceding paragraph (a) of the said subsection is amended to read as follows:

"No person shall have in his possession any coupon or any document resembling a coupon not attached to and forming part of a Gasoline Licence and Ration Coupon Book issued under this Order, provided that this subsection (2) shall not apply to,"

(2) Section 11 of the said Order No. Oil 12 is further amended by adding thereto the following subsection:

"(4) No person shall sell, or purchase or, except as authorized by this Order, transfer, obtain, use or dispose of, any Gasoline Licence and Ration Coupon Book or any coupon or any document resembling a coupon."

3. Section 15 Amended

Subsection (1) of Section 15 of the said Order No. Oil 12 is amended to read as follows:

"(1) If title to a motor vehicle or non-commercial marine engine changes, or if by reason of a change in the use of a motor vehicle or non-commercial marine engine or for any other reason the person to whom any Gasoline Licence and Ration Coupon Book was issued, becomes disentitled thereto, then such Gasoline Licence and Ration Coupon Book and the coupons contained therein shall forthwith become invalid and such person shall forthwith give notice to, and send such Gasoline Licence and Ration Coupon Book to, in the case of a motor vehicle, the nearest Regional Control Office of the Oil Controller in the Province in which such person resides, and, in the case of a non-commercial marine engine, the office of the Oil Controller, 82 Grange Ave., at Spadina, Toronto, Ontario."

G. R. COTTRELLE,

Oil Controller.

APPROVED:

C. D. HOWE,

Minister of Munitions and Supply.

HENRY BORDEN,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 34

(Orders S.C. 24 and S.C. 30 Rescinded)

Dated November 22, 1943.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:

1. The Steel Controller's Orders Nos. S.C. 24 (Grinding Balls) dated February 25, 1943, and S.C. 30 (Sale of certain forms of steel by Steel Producers to persons outside of Canada) dated July 15, 1943, are rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

347
VOLUME IV, No. 10



DEC. 13, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price, 10 cents

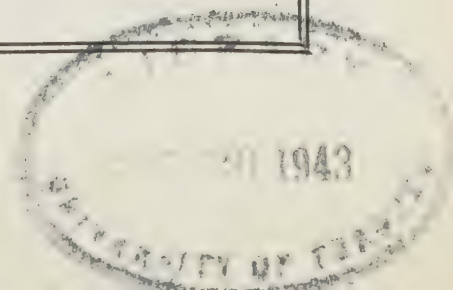


TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

8230—Nuts—tariff treatment (Finance).....	571
8337—Oranges—imports exempt from 3% special excise tax (Finance).....	571
8620—Commission appointed to enquire into wage rates of coal miners, Alberta and British Columbia, constituted a Regional War Labour Board (Labour).....	572
9041—National Selective Service Mobilization Regulations amended—custodial duties in penitentiaries (Labour).....	573
9104—Inspection Board of United Kingdom and Canada—amendments (National Defence).	574
9109—New Brunswick canned herring and sardines—purchase by British Ministry of Food (Fisheries).....	576
9129—J. G. Godsoe appointed Chairman, Wartime Industries Control Board (Munitions and Supply).....	577
9130—G. Peter Kaye appointed acting Controller of Supplies (Munitions and Supply).....	578
9133—National War Finance Committee—amendments (Finance).....	579
9134—Certain items listed—import permits (Finance).....	579
9157—C. H. Labarge appointed Regional Solid Fuel Representative, Ottawa District (Munitions and Supply).....	580
9235—Fresh tomatoes—tariff treatment (Finance).....	581
9236—National Selective Service Civilian Regulations amended (Labour).....	581
9239—Dependents' Board of Trustees Order (National Defence).....	582

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>Agriculture—</i>	
<i>Dairy Products Board—</i>	
Order No. 61—Order No. 53 rescinded (shipments of creamery butter into B.C.).....	586
Order No. 62—Shipments of creamery butter into Alberta and B.C.....	586
<i>Trade and Commerce—</i>	
<i>Canadian Shipping Board—</i>	
Order No. 5—Reduction of voyage licence tonnage limit.....	587

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Board Orders—</i>	
No. 340—Slaughtering of livestock and stamping of carcasses.....	589
No. 341—Paper board.....	591
No. 342—Wrapping papers.....	592
No. 343—Converted paper products.....	594
No. 346—Consumption of meat in public eating places.....	596
<i>Administrators' Orders—</i>	
A- 996—Maximum prices for manufacturing creamery butter on a Custom or Commission basis.....	597
A- 997—Wholesale markup on sales of fresh fruit and vegetables on or from the Montreal Fruit and Vegetable Market.....	597
A-1001—Manufacture of folding and set-up paper boxes.....	599
A-1002—Multiple containers.....	600
A-1003—Commercial laundry and dry cleaning equipment.....	601
A-1007—Rooming accommodation in Quebec and Levis and in the towns of Quebec-West and Lauzon, all in the province of Quebec.....	601
A-1011—Eavestrough and conductor pipe and associated items.....	602
A-1012—Maximum prices of canned fruits and vegetables.....	603
A-1013—Armoured cable (BX Cable).....	604
A-1014—Maximum prices for canned Atlantic herring, sardines, kippered snacks and clams and for sales of fresh Atlantic herring and sardines by primary producers.....	604
A-1015—Conversion of real property in the City of Toronto, Ont.....	608

Errata—

Volume IV, No. 9, page 531, Schedule to Administrator's Order No. A-990, in the second column of the second item "Heavy Horsehide" for "3½ oz." read "3½ oz."

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Metals Controller—</i>	
Order No. M.C. 24A—Non-ferrous metal ingots (Order No. M.C. 24 amended).....	609
<i>Motor Vehicle Controller—</i>	
Order No. M.V.C. 14A—Wholesale discounts (Order No. M.V.C. 14 amended).....	609
<i>Oil Controller—</i>	
Order No. Oil 14A—Order No. O.C. 14 revoked.....	610
<i>Timber Controller—</i>	
Order No. Timber 17—Lumber sale contracts—Western Canada.....	610
Order No. Timber 17B—Order No. Timber 17A rescinded.....	611
Order No. Timber 21A—Order No. Timber 21 rescinded.....	612

PART I
Orders in Council

Order in Council deleting nuts from Schedules of the
War Exchange Conservation Act

P.C. 8230

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that the Wartime Prices and Trade Board represents that it is desirable to relax the restrictions which the War Exchange Conservation Act, 1940, places upon the importation of nuts from countries outside the sterling area;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:

Part One of Schedule One to the War Exchange Conservation Act, 1940, is hereby amended by deleting therefrom the following Items:

109: Nuts of all kinds, n.o.p., including shelled peanuts, n.o.p.

114: Nuts, shelled, n.o.p.

Part Two of Schedule One to the War Exchange Conservation Act, 1940, is hereby amended by deleting therefrom the following Item:

109a: Peanuts, green, in the shell or not further processed than shelled.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting oranges from 3 per cent special
excise tax

P.C. 8337

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 28th day of October, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 11139 of December 8, 1942 exempted imports of oranges from the war exchange tax of 10 per cent ad valorem, effective December 1, 1942;

And whereas Order in Council P.C. 6083 of July 30, 1943 exempted oranges originating in and imported from countries the products of which are subject to Intermediate or General Tariff treatment from the customs duty of 35 cents per cubic foot during the period August 1, 1943 to December 31, 1943;

And whereas the 3 per cent special excise tax applies to imports of oranges originating in and imported from Mexico or any other foreign country the products of which are subject to General Tariff treatment;

And whereas the Minister of Finance reports that the Wartime Prices and Trade Board recommends that imports of oranges be exempt from the 3 per cent special excise tax in order to enable this commodity to be sold under the established price ceiling.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of oranges be exempt from the 3 per cent special excise tax, effective September 15, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council constituting the Commission appointed to enquire
into wage rates of coal miners in Alberta and B.C. a Regional
War Labour Board**

P.C. 8620

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 10th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under Order in Council P.C. 8020 of October 14th, 1943, a Commission was appointed to enquire into the wage rates payable to the employees engaged in the operation of coal mines in the Provinces of Alberta and British Columbia;

And whereas it is deemed advisable and expedient that the Commission be clothed with the powers and authority of a Regional War Labour Board under the provisions of the Wartime Wages Control Order (P.C. 5963 of July 10th, 1942), in relation to employers engaged in the operation of coal mines in the Provinces of Alberta and British Columbia;

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under and by virtue of the powers conferred on the Governor in Council, by the War Measures Act, is pleased to order and doth hereby order that notwithstanding anything contained in the provisions of Order in Council P.C. 8020 of October 14, 1943, the Commission appointed pursuant thereto shall be deemed to be a Regional War Labour Board constituted under the Wartime Wages Control Order, to exercise, in respect of employers engaged in the operation of coal mines in the Provinces of Alberta and British Columbia, all powers conferred on the National War Labour Board by the said Order in the same manner as if the said Commission were a Regional War Labour Board and all provisions of the said order and the by-laws of the said National War Labour Board shall be applicable to and in respect of such Commission as if it were a Regional War Labour Board constituted thereunder.

A. D. P. HEENEY,
Clerk of the Privy Council

Order in Council amending National Selective Service Mobilization Regulations—custodial duties in penitentiaries

P.C. 9041

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the authority of The National Resources Mobilization Act, 1940, the Governor in Council may, during the continuance of the state of war now existing, make from time to time such orders and regulations, requiring persons to place themselves and their services at the disposal of His Majesty in the right of Canada as may be deemed necessary or expedient for securing the public safety, the defence of Canada, the maintenance of public order, or the efficient prosecution of the war, but such powers may not be exercised for the purpose of requiring persons to serve in the military, naval or air forces outside of Canada and the territorial waters thereof;

And whereas the Minister of Labour reports that he is informed that the various penitentiaries of Canada have been unable to obtain a sufficient number of men to carry out the custodial duties required by the Penitentiary Act and Regulations made thereunder;

That a number of men, not fit for military training are nevertheless fit for custodial duty in a penitentiary; and

That it is necessary and expedient for securing the public safety, the defence of Canada, the maintenance of public order and the efficient prosecution of the war that a sufficient number of such men be called up for custodial duty with the various penitentiaries of Canada as the Minister of Justice may from time to time require.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the Minister of Justice, and under the authority of The National Resources Mobilization Act, 1940, Chapter 13 of the Statutes of Canada, 1940, and the War Measures Act, Chapter 206, of the Revised Statutes of Canada, 1927, is pleased to amend The National Selective Service Mobilization Regulations and they are hereby amended as follows:

By revoking regulation 40 and substituting therefor the following:

40. The Minister, upon being informed by the Minister of Justice that a given number of men are required by the Royal Canadian Mounted Police for special duty, or by the Department of Justice for custodial duty as temporary guards with a penitentiary, may instruct any Registrar to require a given number of men from his division to report pursuant to section forty-one.

By revoking regulation 41 and substituting therefor the following:

41. If a designated man is, in the opinion of the Registrar, not fit for military training but fit for special duty in the Royal Canadian Mounted Police or fit to be a temporary guard with a penitentiary, and no postponement order has been granted to him, the Registrar may serve him or cause him to be served, either personally or by registered post, with an order in prescribed form requiring him to report for training or special duty with the Royal Canadian Mounted Police or for duty with a penitentiary, as the case may be, at a time and place to be indicated to him by the Registrar; and a man upon whom such an order is served shall comply therewith within the time limited by, and in accordance with, the terms of the order given to him, and any person who fails to do so is guilty of an offence and liable upon indictment or upon summary conviction to a term of imprisonment not exceeding twelve months with or without hard labour, or to a fine of not less than twenty-five dollars and not exceeding two hundred dollars, or to both such imprisonment and such fine.

By revoking paragraph (1) of regulation 42 and substituting therefor the following:

(1) A man who reports for training and special duty with the Royal Canadian Mounted Police or for duty with a penitentiary as required by an order

served upon him pursuant to section forty-one shall thereupon, without further formality, become a member of the Royal Canadian Mounted Police as a special constable or a temporary guard of the particular penitentiary to which he is required to report, as the case may be, and shall, during the continuance of the state of war now existing, be a member of the Royal Canadian Mounted Police or a temporary guard of a penitentiary, as the case may be, for such period or periods as the Minister of Justice may from time to time direct.

By adding as paragraph (3) to regulation 42 the following:

(3) The Penitentiary Act and the rules and regulations made thereunder shall apply to any such temporary guard as if he had been so appointed under the provisions of that Act.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re Inspection Board of the United Kingdom and Canada

P.C. 9104

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Associate Minister of National Defence represents,—

- (a) That by Order in Council P.C. 5995 dated 26th October, 1940, the Inter-Government Inspection Board was constituted, consisting of four members, two members to be appointed by the Government of the United Kingdom and two members to be appointed by the Government of Canada, the Chairman to be appointed after consultation between the two Governments;
- (b) That by Order in Council P.C. 2226 dated 7th April, 1941, authority was granted to increase the membership of the Board to six, three to be appointed by the Government of the United Kingdom and three to be appointed by the Government of Canada, and to change the title from "Inter-Government Inspection Board" to "Inspection Board of the United Kingdom and Canada";
- (c) That Order in Council P.C. 2421 dated 7th April, 1941, notes the appointment of Major-General R. F. Lock, C.B., Colonel K. S. Mackenzie and Colonel E. M. Ransford as members of the Board representing the Government of the United Kingdom and appoints Mr. Victor Sifton and Colonel G. B. Howard with effect from 26th October, 1940, and Mr. H. G. Colebrook with effect from 3rd April, 1941, as members of the Board representing the Government of Canada;
- (d) That Order in Council P.C. 6297 dated 15th August, 1941, increases the membership of the said Board to eight, four to be appointed by the Government of the United Kingdom and four to be appointed by the Government of Canada;
- (e) That Order in Council P.C. 6298 dated 15th August, 1941, approves the appointment of Mr. J. A. C. Osborne as a member representing the Government of the United Kingdom and authorizes the appointment of Mr. A. H. Brown as a member of the Board representing the Government of Canada;
- (f) That Order in Council P.C. 7339 dated 20th September, 1941, authorizes the resignation of Mr. H. G. Colebrook as a member of the Board representing the Government of Canada and appoints Herbert F. Gordon, Esq., in the place and stead of the said Mr. H. G. Colebrook, with effect from 10th September, 1941;

- (g) That Order in Council P.C. 10436 dated 17th November, 1942, approves the resignation of Mr. H. F. Gordon as a member of the Board representing the Government of Canada with effect from 12th November, 1942;
- (h) That Mr. J. A. C. Osborne has tendered his resignation and has returned to the United Kingdom and wishes to be relieved of his duties immediately, and that the High Commissioner has nominated Mr. J. G. Patteson, the Ministry of Supply representative in Ottawa, to succeed Mr. Osborne as a member of the Board representing the Government of the United Kingdom, with effect from 11th October, 1943;
- (i) That changes in personnel have been made from time to time on the Board, and the appointment of Major-General J. V. Young to succeed Mr. Victor Sifton was not confirmed by Order in Council;

And whereas the Associate Minister of National Defence reports that it is now deemed expedient to confirm the present membership of the Board and to make provision for a Controller General, who shall be Chairman of the Board and shall be appointed by agreement between the two Governments, and to consolidate all Orders in Council amending Order in Council P.C. 5995 dated 26th October, 1940.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Associate Minister of National Defence and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, and notwithstanding the provisions of any other statute, law or regulation, is pleased to order and doth hereby order,—

1. That Orders in Council P.C. 2226 dated 7th April 1941, P.C. 2421 dated 7th April 1941, P.C. 6297 dated 15th August 1941, P.C. 6298 dated 15th August 1941, P.C. 7339 dated 20th September 1941 and P.C. 10436 dated 17th November 1942 be and they are hereby revoked.
2. That Order in Council P.C. 5995 dated 26th October 1940 be and it is hereby amended by deleting paragraph (1) of the Order made thereby and substituting the following in lieu thereof: "There shall be a Board to be known as 'Inspection Board of the United Kingdom and Canada', hereinafter called the 'Board', to consist of eight members. Four members shall be appointed by the United Kingdom Government and four members shall be appointed by the Canadian Government. There shall be a Controller General, who shall be Chairman of the Board, and such Controller General shall be appointed after consultation between the Governments of the United Kingdom and Canada."
3. That Brigadier G. B. Howard be Controller General and Chairman of the Board with effect from 28th September 1943, pursuant to agreement between the Governments of the United Kingdom and Canada.
4. That Mr. J. C. Patteson be and is hereby appointed a member of the Board as an appointee of the United Kingdom Government, with effect from 11th October, 1943.
5. That the present membership of the Board be and it is hereby ratified and confirmed as follows: Appointees of the Government of the United Kingdom—Brigadier K. S. Mackenzie (with effect from 26th October, 1940), Colonel E. M. Ransford (with effect from 3rd April, 1941); appointees of the Government of Canada—Major-General J. V. Young (with effect from 1st July, 1942), Brigadier G. B. Howard (with effect from 26th October, 1940), Mr. A. H. Brown (with effect from 15th August, 1941).

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re purchase by British Ministry of Food of New Brunswick canned herring and sardines

P.C. 9109

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of NOVEMBER, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Fisheries reports that approximately three thousand one hundred net tons of canned herring and sardines in tomato sauce were supplied from the 1942 New Brunswick pack to the British Ministry of Food;

That due to labour conditions and other causes beyond the control of the packers, the production of canned herring and sardines in New Brunswick during the 1943 season will be considerably less than the 1942 pack;

That the British Ministry of Food has indicated its desire to obtain as large a quantity as possible of canned herring and sardines, packed plain and in oil or tomato sauce, from the 1943 New Brunswick production;

That arrangements have been completed whereby the total 1943 production of New Brunswick canned herring packed plain or in oil or tomato sauce and contained in oval cans will be made available to and purchased by the British Ministry of Food through the Canadian Department of Fisheries, and, provided, production is possible, twenty thousand cases of sardines packed in oil and contained in one-quarter pound dingley cans will be made available from the production of the fourth quarter of 1943, and purchased by the British Ministry of Food in the same manner after the requirements of the Canadian Red Cross have been filled; and

That in order to safeguard the requirements of the British Government it is essential that authority be obtained for securing necessary information relating to the herring catch and the utilization of the fish caught in the manufacture of fisheries products and for the control of the manufacture of such products should it become necessary in order to secure adequate production of the canned article.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, is pleased to revoke and doth hereby revoke the Regulations respecting canned herring made by Order in Council P.C. 6652, dated July 30, 1942.

His Excellency in Council, on the same recommendation, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is further pleased to make the following Regulations, and they are hereby made and established accordingly:

REGULATIONS

1. Every person who manufactures canned herring or canned sardines in the Province of New Brunswick shall register with the Minister of Fisheries by filing with him a declaration showing his name, address and the place of manufacture.

2. Every person so registered shall in such manner and at such times as the Minister of Fisheries may by Order in writing direct, furnish a report to the Minister showing, in respect of any period specified in the Order, the quantity of canned herring, canned sardines and other herring products produced by him and the quantity of herring used in the preparation of such other products, together with such other information as the Minister may specify in the Order.

3. (1) Except as hereinafter provided, no person shall deliver to any person canned herring, packed plain or packed in oil or packed in tomato sauce and contained in oval cans, or canned sardines, and packed in one-quarter pound dingley cans, for transmission from the place of manufacture to any other place in Canada, without first having obtained from the Minister a permit in respect of each delivery showing the number of packages of canned herring or canned sardines authorized thereunder, the sizes of the cans used as containers, and the names and address of the consignor and consignee.

(2) Where any such goods are so delivered, the consignor shall deliver the permit to the carrier, bailee or other person to whom the goods are delivered for transmission, and every such carrier, bailee or other person shall retain the permit in his possession during the time such goods are in his possession in the course of such transmission, and shall whenever requested by a peace officer or a duly authorized officer of the Department of Fisheries, produce the permit for his inspection, and in default of such production any such goods may be seized by such peace officer or duly authorized officer of the Department of Fisheries.

4. Section three shall not apply to the delivery of any goods consigned to and marked for the British Ministry of Food or to the delivery of samples to or from the Department of Fisheries Inspection Laboratories.

5. Where a person has an agreement with the Department of Fisheries for the supply of canned herring or canned sardines to the British Ministry of Food, no such person shall sell canned herring or canned sardines to any person at prices other than those specified for the same product in such agreement.

6. (1) Every person who

- (a) being required to file any declaration or furnish any report under these Regulations or any Order made pursuant to these Regulations, furnishes any false information or makes any false statement in any such declaration or report, or fails to complete such declaration or report; or who
- (b) contravenes or omits to comply with these Regulations or with any Order or direction made pursuant to these Regulations,

shall be guilty of an offence and liable on summary conviction to a fine not exceeding five hundred dollars, and in default of payment of such fine to imprisonment for a term not exceeding three months.

(2) Where any person is convicted of an offence under these Regulations, any vessel, boat, canoe, raft, or vehicle of any description used by him in connection with the commission of such offence, and any canned herring or canned sardines in respect of which the offence was committed, and all other goods which are intermixed therewith, shall be liable to forfeiture to His Majesty, and the magistrate or justice of the peace before whom such person is convicted may, and if application for such forfeiture is made to him by or on behalf of His Majesty, shall order that the same are forfeited to His Majesty.

7. (1) The Minister of Fisheries may authorize any person, under his control and direction, to give any permission, direction or order or to prescribe anything which the Minister may give or prescribe under these Regulations, notwithstanding that the giving or prescribing thereof involves the exercise of a discretion.

(2) Where any permission, direction or order purports to have been given under these Regulations by any person pursuant to authority conferred on such person by the Minister of Fisheries under subsection one of this section, it shall be conclusively presumed, in any proceedings pursuant to these Regulations, that the authority to give such permission, direction or order was validly and effectively conferred on such person by the Minister.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing J. Gerald Godsoe Chairman of the Wartime Industries Control Board, etc.

P.C. 9129

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8808 of September 30, 1942, Henry Borden, K.C., of Toronto, was appointed Chairman of the Wartime Industries Control Board;

And whereas by Order in Council P.C. 36/10460 of November 18, 1942, J. Gerald Godsoe, of Toronto, was appointed Associate Co-ordinator of Controls;

And whereas the Minister of Munitions and Supply reports that the said Henry Borden has requested permission to retire from the office of Chairman of the Wartime Industries Control Board and it is desirable to permit him to do so and to rescind his appointment and the appointment of J. Gerald Godsoe as Associate Co-ordinator of Controls and to appoint the said J. Gerald Godsoe as Chairman of the Wartime Industries Control Board in place of the said Henry Borden.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to revoke and doth hereby revoke—effective November 29, 1943—the appointment of Henry Borden, K.C., as Chairman of the Wartime Industries Control Board, and the appointment of J. Gerald Godsoe as Associate Co-ordinator of Controls.

His Excellency in Council on the same recommendation, and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is further pleased to appoint and doth hereby appoint J. Gerald Godsoe, of Toronto, Chairman of the Wartime Industries Control Board, such appointment to be effective November 29, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing G. Peter Kaye Acting Controller of Supplies, etc.

P.C. 9130

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9993 of November 3, 1942, Henry Borden, K.C., was appointed Acting Controller of Supplies;

And whereas by Order in Council P.C. 3908 of May 11, 1942, G. Peter Kaye was appointed a Deputy Controller of Supplies;

And whereas the Minister of Munitions and Supply reports that it is desirable to rescind each of the said appointments and to appoint the said G. Peter Kaye Acting Controller of Supplies.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to revoke and doth hereby revoke—effective November 29, 1943,—the appointment of Henry Borden, K.C., as Acting Controller of Supplies and the appointment of G. Peter Kaye, as a Deputy Controller of Supplies.

His Excellency in Council, on the same recommendation, and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is further pleased to appoint and doth hereby appoint G. Peter Kaye, Acting Controller of Supplies with all the powers, authorities, rights, duties, privileges and immunities heretofore or hereafter conferred upon or vested in the Controller of Supplies by Order in Council or otherwise, such appointment to be effective November 29, 1943.

His Excellency in Council is hereby further pleased to order that any provision of or reference contained in any Order in Council, order or regulation with respect to or which is or may be applicable to the Controller of Supplies or to any order or regulation of the Controller of Supplies shall be deemed to include and apply to the said Acting Controller of Supplies or to any order or regulation made by the said Acting Controller of Supplies as the case may be.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council *re* Executive Committee of the National
War Finance Committee

P.C. 9133

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is provided by Clause 2 (a) of Order in Council P.C. 45 of January 7, 1942, enacted by Order in Council P.C. 6370, of August 10, 1943, that from the members of The National War Finance Committee, the General Chairman, with the approval of the Minister of Finance, is authorized to appoint an Executive Committee to serve under the Chairmanship of the Executive Chairman and to consist of Mr. George W. Spinney and ten Provincial members, one from each Province except the Province of Quebec, and two from the Province of Quebec;

And whereas the Minister of Finance represents that it is desirable that the General Chairman and the Assistant Chairmen of The National War Finance Committee be members of the Executive Committee;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of The Consolidated Revenue and Audit Act, 1931, The Loan Act, 1942, The War Appropriation Act No. 3, 1943, and The War Measures Act, is pleased to revoke the said Clause 2 (a) and it is hereby revoked and the following substituted therefor:—

2 (a). From the members of The National War Finance Committee, the General Chairman, with the approval of the Minister of Finance, is hereby authorized to appoint an Executive Committee to serve under the Chairmanship of the Executive Chairman and to consist of Mr. George W. Spinney, the General Chairman, the Assistant Chairmen and ten Provincial members, one from each Province except the Province of Quebec, and two from the Province of Quebec.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the importation of certain items,
except under permit

P.C. 9134

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 949, dated February 8, 1943, as amended by Order in Council P.C. 4435, provides that, with specified exceptions, no person shall purchase for import or import any of the goods enumerated in the Schedule thereto except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue on the advice of the Shipping Priorities Committee;

And whereas it is deemed advisable to insert the items enumerated hereunder in the said Schedule.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Order in Council P.C. 949, dated February 8, 1943, as amended, and it is hereby further amended by inserting the following items in the Schedule thereto:

Camel's hair
 Eggs, egg yolk or egg albumen, frozen or otherwise prepared
 Fish, tuna, packed in air-tight containers
 Fruits and nuts, pickled or preserved in salt, brine, oil or any other manner
 Hair pins of base metal, including bobby pins
 Olives and cherries, sulphured or in brine
 Shells, mother of pearl, unmanufactured.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing C. H. Labarge, Regional Solid Fuel
 Representative, Ottawa District**

P.C. 9157

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply represents that by Order in Council P.C. 7002 of October 1, 1943 provision was made for the appointment of a Solid Fuel Representative for each of the provinces of Canada, and a Regional Solid Fuel Representative has been appointed for each province;

That it is desirable to appoint a Regional Solid Fuel Representative for the Ottawa District being all those portions of the Provinces of Ontario and Quebec hereinafter described, with all the powers conferred upon a Regional Solid Fuel Representative for a Province by the said Order in Council P.C. 7002; and

That Charles H. Labarge of Ottawa is a fit and proper person to be so appointed, and has agreed to accept the appointment.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint Charles H. Labarge, of Ottawa, Ontario, Regional Solid Fuel Representative for the Ottawa District, being all those portions of the Province of Ontario and Quebec described as follows:

All that portion of the Province of Ontario between the interprovincial boundary with the Province of Quebec and a line from and including Brockville, Ontario, northwesterly to and including Pembroke, Ontario; and

All that portion of the Province of Quebec from and including the City of Hull eastward along the Ottawa River to and including Montebello; also the area served by the railroads running out of the City of Hull northerly to Maniwaki and northwesterly to Waltham.

His Excellency in Council, on the same recommendation and under the above stated authority is further pleased to order and doth hereby order that the powers of the Coal Controller and the Wood Fuel Controller with respect to the Regional Solid Fuel Representative for the Ottawa District shall be those conferred with respect to a Regional Solid Fuel Representative by Order in Council P.C. 7002 of October 1, 1943; that the powers of the Regional Solid Fuel Representative for the Ottawa District shall be those conferred on a Regional Solid Fuel Representative by the said Order in Council, and that the powers of the Regional Solid Fuel Representatives for the Provinces of Ontario and Quebec shall not be exercisable within the Ottawa District.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing tariff treatment for fresh tomatoes

P.C. 9235

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 2nd day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas imports of tomatoes, fresh, in their natural state, are dutiable at rates of Free under the British Preferential Tariff, 27½ per cent ad valorem but not less than 2 cents per pound under the Intermediate Tariff and 30 per cent ad valorem but not less than 3 cents per pound under the General Tariff, the weight of the package to be included in the weight for duty;

And whereas since January 1, 1939 imports of United States tomatoes, fresh, in their natural state, have been entitled to the Canada-United States Trade Agreement rate of 10 per cent ad valorem but not less than 1½ cents per pound;

And whereas the Minister of Finance reports that Canada imports between 50 and 55 million pounds of fresh tomatoes annually;

That about 35 per cent of Canada's imports of fresh tomatoes is of Mexican origin and subject to a rate of customs duty of 30 per cent ad valorem but not less than 3 cents per pound; and

That if the rate of customs duty payable on fresh Mexican tomatoes was reduced from 30 per cent ad valorem but not less than 3 cents per pound to 10 per cent ad valorem but not less than 1½ cents per pound during the period December 6, 1943, to April 30, 1944, the cost to the Canadian consumer of this important fresh vegetable would be considerably reduced.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the rate of customs duty payable on imports of tomatoes, fresh, in their natural state, when subject to General Tariff treatment be and it is hereby reduced from 30 per cent ad valorem but not less than 3 cents per pound to 10 per cent ad valorem but not less than 1½ cents per pound (the weight of the package to be included in the weight for duty) during the period December 6, 1943 to April 30, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending National Selective Service Civilian Regulations

P.C. 9236

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 2nd day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that recent amendments made to the National Selective Service Civilian Regulations require that certain references appearing elsewhere in the said Regulations be correspondingly amended;

THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 206 Revised Statutes of Canada 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Civilian Regulations, (Order in Council P.C. 246 dated January 19, 1943) as amended, and they are hereby further amended as follows:

1. Section 210B of the said Regulations is amended by striking out the figures and words "subsections (3), (4) and (5) of Section 210" where they appear in subsection (3) of said section 210B, and substituting therefor the following "subsections (4), (5) and (6) of Section 210".

2. Section 210 of the said Regulations is amended by striking out the figure "(2)" where it appears in subsection (4) of said Section 210, and substituting therefor the figure "(3)".

A. D. P. HEENEY,
Clerk of the Privy Council.

Dependents' Board of Trustees Order

P.C. 9239

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 2nd day of December, 1943,

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Associate Minister of National Defence represents,—

That by Order in Council dated 2nd January, 1942, P.C. 18, there is established a Dependents' Supplementary Grants Fund and a Board of Trustees to administer the said fund to be known as the "Dependents' Board of Trustees";

That the purpose of the said Fund as administered by the said Board is to establish a method of providing supplementary grants or special assistance on an equitable basis for dependents of members of the armed forces in cases not provided for by the Marriage Allowance and Dependents' Allowance Regulations in circumstances where such dependents have special or emergency needs;

That said Order in Council P.C. 18 was amended by Order in Council dated 29th May, 1942, P.C. 1/4526, by which an additional member is appointed to the said Dependents' Board of Trustees and Jack Pembroke, Esq., is appointed Chairman of the said Board;

That Order in Council dated 15th December, 1942, P.C. 58/11348, extends the provisions of the said Order in Council P.C. 18 to the dependents, resident in Canada, of all Royal Air Force, Royal Australian Air Force and Royal New Zealand Air Force personnel serving with the Royal Canadian Air Force; and

That in the light of experience gained in the administration of the Dependents' Supplementary Grants Fund by the Dependents' Board of Trustees, and amendments made from time to time to Marriage Allowance and Dependents' Allowance Regulations, it is considered that Order in Council dated 2nd January, 1942, P.C. 18 as amended and Order in Council dated 15th December, 1942, P.C. 58/11348, should be revoked, and replaced by a new Order in accordance with the provisions of which the said Board shall administer the said Fund.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Associate Minister of National Defence, concurred in by the Minister of Finance and the Minister of National Defence (Naval Services) is pleased to revoke and doth hereby revoke Orders in Council P.C. 18 dated 2nd January, 1942, P.C. 1/4526 dated 29th May, 1942, and P.C. 58/11348 dated 15th December, 1942.

His Excellency in Council, on the same recommendation, with the concurrence aforesaid, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, and notwithstanding the provisions of any other statute, order or regulation, is pleased to make the Order annexed hereto as "Appendix A", and it is hereby made and established in substitution for the Order hereby revoked.

A. D. P. HEENEY,
Clerk of the Privy Council.

APPENDIX "A"

DEPENDENTS' BOARD OF TRUSTEES ORDER

1. For the purpose of this Order:—

(a) "dependent" shall mean:—

- (i) A member of the family of a rating or of a soldier or airman below the rank of Warrant Officer Class 1 serving, at the time the application for a supplementary grant or special assistance is made, with the Naval, Military or Air Forces of Canada on Active Service who qualifies for the award of a Marriage or Dependents' Allowance under the Marriage Allowance or Dependents' Allowance Regulations or for Marriage Allowance under Permanent Force Rates of Pay and in respect to such a rating, soldier or airman who is officially reported dead or missing, shall include a member of his family to or in respect of whom monthly payments are made subsequent to the date of such report under Article 367 Paragraph 113A of Regulations and Instructions for the Royal Canadian Navy, 1942, Article 113A of Financial Regulations and Instructions for the Canadian Active Service Force (Canada), Articles 9 and 11 of Pay and Allowance Regulations for the Permanent and Non-permanent Active Militia and Articles 113A and 177 of Financial Regulations and Instructions for the Royal Canadian Air Force on Active Service.
- (ii) A member of the family, resident in Canada, of an airman below the rank of Warrant Officer, Class 1 serving, at the time the application for a supplementary grant or special assistance is made, with the Air Forces of the United Kingdom, the Commonwealth of Australia or the Dominion of New Zealand in Canada under the Combined Training Organization established under the Inter-governmental agreement signed at Ottawa on 5th June, 1942, provided, however, that the Board shall not have authority to make payments to dependents of personnel who have ceased to serve in Canada under the said Combined Training Organization.

(b) "Board" shall mean "Dependents' Board of Trustees".

(c) "committees" shall mean "Local and Regional Dependents' Advisory Committees".

(d) "Marriage Allowance or Dependents' Allowance Regulations" shall mean "Regulations and Instructions for the Royal Canadian Navy, 1942", "Financial Regulations and Instructions for the Canadian Active Service Force (Canada)", "Pay and Allowance Regulations for the Permanent and Non-permanent Active Militia", "Financial Regulations and Instructions for the Royal Canadian Air Force on Active Service" and "Pay and Allowance Regulations for the Royal Canadian Air Force, Permanent and Auxiliary."

2. There shall be a Dependents' Supplementary Grants Fund and a Board of Trustees to administer the said Fund to be known as the Dependents' Board of Trustees, to consist of a Chairman and not more than nine other members, to be appointed by the Governor in Council, to be responsible to the Minister of National Defence and to hold office during pleasure.

3. The following are hereby appointed as members of the Board:

Jack Pembroke, Esq., Montreal, P.Q.; Arthur Huntingdon Brown, Esq., O.B.E., Ottawa, Ont.; Mrs. Catherine R. Collier, Bracken, Sask.; Madame Suzanne Forget, Montreal, P.Q.; Philip Sydney Fisher, Esq., Montreal, P.Q.; John Walter McKee, Esq., Ottawa, Ont.; Lt.-Col. Joseph Gustave Raymond, Ottawa, Ont.; Frank Neal Stapleford, Esq., Toronto, Ont.; J. Douglas Winslow, Esq., Woodstock, N.B.; S/L Garnet Wesley Dunn, Winnipeg, Man.

The said Jack Pembroke is hereby appointed Chairman of the Board.

The Chairman of the Dependents' Allowance Board shall be an advisory member without voting power.

4. The duties of the Board shall be—

- (a) to appoint chairmen and members of committees, as required, including as members of such committees local representatives of all or any of the following, namely:—the Dependents' Allowance Board, the Department of Pensions and National Health, the Soldier Settlement of Canada, the Canadian Legion of the B.E.S.L., and local welfare or service agencies;
- (b) to administer the Dependents' Supplementary Grants Fund in accordance with the terms of this Order;
- (c) to receive applications for such supplementary grants or special assistance not provided for by the Marriage Allowance or Dependents' Allowance Regulations, as may be forwarded by the committees or submitted in such manner as may be designated by the Board and to obtain such reports on the applications as the Board may deem necessary and to determine whether any supplementary grant or special assistance should be made or given.
- (d) to pay such supplementary grants or to give such special assistance not provided for by the Marriage Allowance or Dependents' Allowance Regulations as the Board may determine to or on behalf of or for the benefit of dependents in those cases where the Board are satisfied that such supplementary grants or special assistance are necessary to prevent hardships, to relieve misfortune, to meet domestic emergencies or to enable dependents summoned to hospital in respect of members of the forces "seriously ill" or "dangerously ill" to meet the necessary travel and transportation expenses.
- (e) to determine subject to the approval of the Minister of National Defence the terms and conditions upon which special advances may be granted to committees for the purpose of enabling such committees to provide supplementary grants or special assistance to dependents in cases of emergency requiring immediate remedy for which monies payable under Marriage Allowance or Dependents' Allowance Regulations are inadequate and to make such advances from time to time in accordance with the terms and conditions so determined;
- (f) to carry out any investigations relating to a dependent which may be required by the Department of National Defence and to report thereon.

5. Subject to the approval of the Minister of National Defence, the Board may make such regulations for the conduct of their operations as they may deem necessary or expedient, and without affecting the generality of the foregoing may provide by regulation:

- (a) for the fixing of a quorum of the Board for the transaction of business;
- (b) for the appointment of an executive committee of the Board to exercise the powers of the Board;
- (c) for the appointment (subject to the provisions of Paragraph 9) and duties of officers, clerks and employees of the Board and committees;
- (d) for the appointment, duties and manner of operation of committees appointed under this Order;
- (e) for the establishment of local and regional offices.

6. The duties of the committees shall be:

- (a) to advise the Board as to local conditions affecting the welfare of dependents;
- (b) to receive applications from dependents for supplementary grants or special assistance in accordance with this Order;
- (c) to have such applications investigated in such manner and through such agencies and channels as may be designated by the Board and to report thereon to the Board;
- (d) to carry out such investigations relating to dependents as may be requested by the Board and to report thereon;
- (e) in cases of emergency requiring immediate remedy, to pay such supplementary grants or to give such special assistance as may be authorized by the Board;
- (f) to establish subject to the approval of the Board an organization for the discharge of their duties and in so doing and as far as possible, to use the

facilities provided by the existing public and private welfare and service organizations, provided however, that no steps will be taken thereunder involving financial commitments without the approval of the Board.

7. (a) All members of the Board other than the executive secretary and all members of the committees shall serve without remuneration provided however that this shall not affect payment to or in respect of the Chairman, of such remuneration for his performing the functions of Assistant Deputy Minister of National Defence (Army) as may from time to time be authorized and provided that the actual out-of-pocket expenses incurred by any member of the Board and by any member of the committees shall be repaid to that member out of the Dependents' Supplementary Grants Fund;
- (b) The Board may enter into agreements with public or private welfare or service organizations or with individuals with regard to the investigation and reporting upon individual applications which may come up for consideration and may provide in such agreements for reasonable reimbursement of the said organizations and individuals on the basis of the actual or estimated cost of making such investigations and reports.
- (c) The Board may by arrangement between the respective chairmen utilize the services and organization of the Dependents' Allowance Board in the investigation and consideration of applications for assistance hereunder;
- (d) The Board may, subject to the approval of the Minister of National Defence, contribute financially to any co-operating agency for the use of its premises and/or facilities.
- (e) The Board may, subject to the approval of the Minister of National Defence, lease, rent or acquire in the name of His Majesty represented by the Minister of National Defence the use of any premises, buildings or office space to accommodate staff and provide the facilities required for the conduct of the business of the Board and the committees.

8. The accounts of the Board shall be kept and disbursements of monies out of the Dependents' Supplementary Grants Fund shall be made for the Board by the Comptroller of the Treasury. The accounts of the said Fund shall be subject to audit by the Auditor General of Canada.

9. Under and by virtue of the War Measures Act, the Board may, subject to the approval of the Treasury Board, employ such officers, clerks and employees as the Board may deem advisable for the conduct of the operations of the Board and the committees and subject to the approval of the Treasury Board may fix the rate of compensation of such officers, clerks and employees; all such officers, clerks and employees shall hold office at pleasure;

10. To provide for the administrative and other costs of the Board and to provide the funds out of which supplementary grants or other special assistance under and pursuant to this Order may be made, there shall be allotted to the Dependents' Supplementary Grants Fund monies as required out of the funds provided for by the War Appropriation Act, or such similar act for the time being in force, to be paid over as a grant or grants to the said Fund in such instalments and at such times as the Minister of Finance shall decide.

11. All appointments, orders and regulations made, acts done and monies paid by any authority, body or person pursuant to the provisions of Orders in Council P.C. 18 dated 2nd January, 1942, P.C. 1/4526 dated 29th May, 1942, or P.C. 58/11348 dated 15th December, 1942, shall, subject to the provisions of this Order, be of the same force and effect, and as valid as if made, done or paid pursuant hereto.

12. Whenever in any statute, law, order or regulation, reference is made to Orders in Council P.C. 18 dated 2nd January, 1942, P.C. 1/4526 dated 29th May, 1942, or P.C. 58/11348 dated 15th December, 1942, or the orders or regulations made thereby, such reference shall, unless the contrary appears, be deemed to extend to and include this Order.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

ORDER No. 61

THE DAIRY PRODUCTS BOARD HEREBY ORDERS:

That Order No. 53 of the Board, with respect to the movement of Creamery butter into the province of British Columbia, be rescinded.

Made at Ottawa, this 1st day of December, 1943.

J. F. SINGLETON,
Chairman.

ORDER No. 62

THE DAIRY PRODUCTS BOARD HEREBY ORDERS:

1. That, on and after the 6th day of December, 1943, no person shall, without authorization from the Dairy Products Board, ship Creamery butter in quantities greater than one thousand (1,000) pounds, into the Province of Alberta or British Columbia.

2. That applications in the following form must be submitted, in triplicate, for approval to the Dairy Products Board, Ottawa, unless otherwise arranged. (Application forms may be secured from the Dairy Products Board or from Dairy Produce Graders.)

INTERPROVINCIAL CREAMERY BUTTER SHIPMENT APPLICATION

(NOTE: The original of this application must accompany shipping documents.)

I/WE
hereby make application to ship, from the province of.....
into the province of.....Boxes of a net weight of.....
pounds of Creamery butter and consigned to.....
at.....

FIRM
Signature

Date.....19...

STAMP OF APPROVAL

Grade Description of Shipment	
First Grade	Boxes
Second Grade	Boxes
Third Grade	Boxes
Below Third	Boxes
TOTAL	Boxes

Made at Ottawa, this 1st day of December, 1943.

J. F. SINGLETON;
Chairman.

DEPARTMENT OF TRADE AND COMMERCE
THE CANADIAN SHIPPING BOARD

Order No. 5

The Canadian Shipping Board, under the authority of Regulation 44 of the Defence of Canada Regulations (Consolidation) 1942, orders, '

1. No British ship registered in Canada of or over 100 tons gross register, with the exception of such vessels as are being operated as fishing vessels, shall proceed on any voyage except under the authority of and in accordance with a licence granted by the Board.

2. All persons or parties, agencies, organizations or associations, proposing to charter any vessel of or over 100 tons gross register, with the exception of such vessels as are being operated as fishing vessels, shall submit in advance full particulars, including rates and conditions of charter hire, to the Director of Shipping for approval on behalf of the Board, and no such charter as aforesaid shall be made without such approval.

3. This Order shall come into force on the first day of January, 1944.

Signed on behalf of the Board.

A. L. W. MACCALLUM,
Chairman.

Ottawa, December 3rd, 1943.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 340

Slaughtering of Live Stock and Stamping of Carcasses

Under powers given to the Board by Order in Council P.C. 8528 dated 1st November, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

Effective Date and Revocation of Previous Order

1. On and after December 6, 1943, Order No. 296 of the Board is revoked and replaced by this Order which will govern as to slaughtering of live stock and stamping of carcasses of meat.

All Slaughtering to be done under permit

2. (1) All slaughtering of cattle, sheep, lambs and hogs, referred to in this Order as live stock, must be done only under the authority of a permit issued either under Order No. 261, Order No. 296 or under this order. The only exceptions from that rule are as to certain cases of slaughtering by farmers and others as set out in Sections 9, 10 and 11 of this Order.

(2) Apart from those exceptions, no person may slaughter live stock or have live stock slaughtered for him unless he is the holder of a permit.

Rules Governing Permits

3. (1) Permits for slaughtering live stock are obtainable from the Board through its Administrator of Meat and Meat Products who has authority to issue the permits in proper cases.

(2) Applications are to be made on forms secured from the Regional Offices of the Board. The applicant must file his completed application at the Regional Office for his area.

(3) Issue of permits is in the discretion of the Administrator. He may approve or reject any application.

(4) A permit for slaughtering is not transferable.

(5) A permit for slaughtering issued under Order No. 261, or Order No. 296 continues in force, unless suspended or cancelled, and it shall be treated as if it had been issued under this Order.

(6) The Administrator may suspend or cancel any permit for slaughtering.

(7) The holder of a permit for slaughtering must keep the permit posted up and displayed in a conspicuous manner at his place of business.

Compliance with Other Orders and Regulations

4. (1) Every permit for slaughtering is subject to the provisions of this and of any other Order of the Board or its Administrators and of any Order concurred in by the Board which relates in any way to slaughtering of live stock or to the handling, marking, disposition, sale or use of carcasses of meat, or of any part thereof, by slaughterers.

(2) Every permit for slaughtering of live stock is also subject to any requirements, instructions or directions now in force or which may be issued by the Administrator as to the slaughtering of live stock or the handling, marking, disposition, sale or use of carcasses of meat, or of any part thereof, by slaughterers.

Slaughtering by Employees

5. While it is not necessary for an employee of a slaughterer who holds a permit to have a permit himself to do the slaughtering, he must not slaughter live stock for any person other than his employer.

Close Season for Slaughtering Young Lambs and Hogs

6. (1) During the months of June, July and August of each year, the slaughtering of lambs weighing less than 75 pounds live weight by a person who holds a permit for slaughtering is prohibited and a person who owns, operates or is in charge of an abattoir or other slaughtering place must not allow the slaughter of such lambs to take place on his premises.

(2) The slaughtering at any time of hogs weighing less than 100 pounds live weight by any person who holds a permit for slaughtering is prohibited and a person who owns, operates or is in charge of an abattoir or other slaughtering place must not allow the slaughter of such hogs to take place on his premises.

(3) The live weight mentioned in subsections 1 or 2, respectively, of this Section is the weight at the abattoir or other slaughtering place where the lamb or the hog, as the case may be, is to be slaughtered.

Stamping of Carcasses

7. Every person who holds a permit for slaughtering live stock must comply with and carry out the requirements and rules set out in Slaughtering Circular No. 5 of the Board issued by the Administrator of Meat and Meat Products on July 6, 1943, with respect to the stamping of carcasses of meat.

Sales and Purchases of Unstamped Meat Prohibited

8. (1) A person must not buy or sell a carcass of meat if it is not stamped as required by Section 7 at the time of purchase or sale, as the case may be.

(2) A person must not buy or sell a side, quarter or wholesale cut of meat if at the time of purchase or sale, as the case may be, it does not bear the stamps, if any, required to be stamped on that part of the carcass as required by Section 7.

(3) The provisions of this Section do not apply to a sale of a carcass by a person who does not hold a slaughtering permit to a holder of such a permit in cases where such sales are authorized by the Administrator of Meat and Meat Products, but in such cases the permit holding purchaser must stamp the carcass as required by Section 7.

Exceptions and Exemptions

9. (1) In this Section the word "farmer" includes rancher and means a person who derives the major portion of his livelihood from agricultural pursuits carried on by him on a farm or ranch.

(2) A farmer does not need to hold a permit to slaughter live stock to entitle him to slaughter live stock or have it slaughtered for him if the meat obtained from the slaughter is

(a) used and consumed on his own farm premises; or

(b) sold or supplied by him direct to another farmer for use and consumption only on the farm premises of the other farmer.

10. A person who is not a farmer but who slaughters or has slaughtered for him not more than two head of live stock per year which he has raised on his own premises need not hold a permit to slaughter such live stock or to have it slaughtered for him if the meat so obtained is for use and consumption only on his own premises and not elsewhere.

11. The Administrator of Meat and Meat Products may issue authorizations respecting the slaughter of live stock otherwise than as provided for in this Order in the following cases,

- (a) in and for any zone, area or locality where by reason of a deficiency in supply or other special circumstances, special provision is needed, and authorizations in such cases may be general or specific;
- (b) for any person named in the authorization, if the circumstances are exceptional as disclosed by the application for the authorization.

Permit Holders to Make Reports

12. Every holder of a slaughtering permit shall make such returns and furnish such information in such form as may from time to time be required by the Administrator of Meat and Meat Products or by the Board's Director of Slaughtering Permits.

Offences and Penalties

13. No person shall contravene or fail to observe and comply with any of the provisions of this Order or of any Order requirement, instructions or direction referred to in Section 4 or of Slaughtering Circular No. 5 referred to in Section 7 or of an authorization issued under Section 11.

NOTE.—It is an offence, punishable under The Wartime Prices and Trade Regulations, for any person to contravene or fail to observe and comply with the foregoing.

Made at Ottawa this 23rd day of November, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 341

Respecting Paperboard

Whereas requirements of war make it desirable and necessary to provide for control over the manufacture and distribution of paperboard.

Therefore, pursuant to authority conferred by Order-in-Council P.C. 8528 dated November 1, 1941, this Board hereby orders as follows:—

1. For the purposes of this Order,
 - (a) "Administrator" means the Administrator or Deputy Administrator of Paperboard appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
 - (b) "Paperboard" includes any and every kind of paperboard except:—
 - (i) those kinds or grades commonly known or described as Blanks, Bristols, Tag manillas and Railroad Board; and
 - (ii) such other kinds or grades as the Administrator, in his discretion, excludes from the operation of this Order.
2. Every manufacturer of Paperboard shall, within ten days from the effective date of this Order, file with the Administrator the following information:
 - (a) the number of the licence issued to him pursuant to Order No. 202 or any other Order of the Board respecting licences;
 - (b) the complete address of his chief place of business, and the addresses of his subsidiaries, affiliated bodies, and all other places of business operated by him and the names under which they are operated.
3. Every person who not being at the effective date of this Order a manufacturer of Paperboard thereafter becomes a manufacturer of the same, shall within ten days

after so becoming a manufacturer file with the Administrator the information set forth in Section 2 of this Order.

4. Every manufacturer of Paperboard shall within ten days after any change in his business address or in the name or character of his business notify the Administrator in writing, giving full particulars of such change.

5. (1) The licence issued under authority of Order No. 202 or any other Order of the Board respecting licences to a person who sells Paperboard manufactured by him shall be subject to the following as conditions of the licence with respect to manufacture and delivery of the said goods:

- (a) operation of each of his paperboard machines, and other machines and equipment ancillary thereto, shall be for the periods, at the times and upon and according to the terms and for production of quantities from time to time directed in writing by the Administrator;
- (b) manufacture of Paperboard shall be of the kinds, types, sizes, standards, qualities and quantities and delivery thereof shall be made to such persons and destinations as may be from time to time directed in writing by the Administrator;
- (c) reports with respect to production of and orders for Paperboard shall be made to the Administrator in the form, and at the times or intervals as he may from time to time direct in writing.

(2) A person to whom subsection (1) of this Section is applicable shall comply with the conditions of licence set forth in the said subsection and with every instruction, rule, regulation or procedure which may be given, made, established or issued by the Administrator in respect of any of the said conditions of licence.

6. The Administrator may in his discretion give instructions and issue directions in respect of any of the conditions of licence set forth in subsection 1 of Section 5 and in so doing shall have regard to:—

- (a) the provision of essential supplies of Paperboard; and
- (b) the supply of raw materials available for use or required in its manufacture; and
- (c) the supply of electrical power or energy and of manpower for its manufacture; and
- (d) the distribution of exports of Paperboard which he decides should be made to various countries; and
- (e) the fair and equitable treatment of all manufacturers affected by curtailment of their manufacture, deliveries and shipment of Paperboard.

7. Nothing herein contained shall be deemed to derogate from the powers of the said Administrator conferred by Order No. 143 or any other Order of the Wartime Prices and Trade Board.

8. This Order shall be effective on and after the 6th day of December, 1943.

Made at Ottawa, this 23rd day of November, 1943.

D. GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 342

Respecting Wrapping Papers

Whereas requirements of war make it desirable and necessary to provide for control over the manufacture and distribution of Wrapping papers.

Therefore, pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941, this board hereby orders as follows:—

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator or Deputy Administrator of Wrapping Papers appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Wrapping Papers" means and includes all kinds and varieties of paper commonly used for wrapping, converting or printing purposes which are made wholly or partly of Kraft pulp or Kraft waste material other than Bleached Kraft Pulp and without in any way restricting the generality of the foregoing, includes the following:—
 Wrapping papers: No. 1 Kraft,
 No. 2 Kraft,
 Butchers Fibre,
 Manilla Wrappings,
 Grey Wrap.

2. Every manufacturer of wrapping paper shall, within ten days from the effective date of this Order, file with the Administrator the following information:—

- (a) the number of the licence issued to him pursuant to Order No. 202 or any other Order of the Board respecting licences;
- (b) the complete address of his chief place of business, and the addresses of all other places of business operated by him, and the names under which they are operated.

3. Every person who, not being at the effective date of this Order a manufacturer of wrapping paper thereafter becomes a manufacturer of the same, shall within ten days after so becoming a manufacturer file with the Administrator the information set forth in Section 2 of this Order.

4. Every manufacturer of wrapping paper shall within ten days after any change in his business address or in the name or character of his business notify the Administrator in writing, giving full particulars of such change.

5. (1) The licence issued under authority of Order No. 202 or any other Order of the Board respecting licences to a person who sells wrapping papers manufactured by him shall be subject to the following as conditions of the licence with respect to manufacture and delivery of the said goods:

- (a) operation of each of his paper machines, and other machines and equipment ancillary thereto, shall be for the periods, at the times and upon and according to the terms and for production of quantities from time to time directed in writing by the Administrator;
- (b) manufacture of wrapping papers shall be of the kinds, types, colours, sizes, standards, qualities and quantities and delivery thereof shall be made to such persons and destinations, from time to time directed in writing by the Administrator;
- (c) reports with respect to production of and orders for such goods shall be made to the Administrator in the form, and at the times or intervals as he may from time to time direct in writing.

(2) A person to whom subsection 1 of this section is applicable shall comply with the conditions of licence set forth in the said subsection and with every instruction, rule, regulation or procedure which may be given, made, established or issued by the Administrator in respect of any of the said conditions of licence.

6. The Administrator may in his discretion give instructions and issue directions in respect of any of the conditions of licence set forth in subsection 1 of section 5 and in so doing shall have regard to,

- (a) the provision of essential supplies of wrapping paper; and
- (b) the supply of raw materials available for use or required in the manufacture of wrapping paper; and
- (c) the supply of electrical power or energy and of manpower for the manufacture of wrapping paper; and
- (d) the equitable distribution amongst purchasers of wrapping paper; and

- (e) the fair and equitable treatment of all manufacturers affected by curtailment of their manufacture, deliveries, and shipment of wrapping paper.

7. Nothing herein contained shall be deemed to derogate from the powers of said Administrator conferred by Order No. 143 or any other Order of the Wartime Prices and Trade Board.

8. This Order shall be effective on and after the 6th day of December, 1943.

Made at Ottawa, this 23rd day of November, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 343

Respecting Converted Paper Products

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator or Deputy Administrator of Packages and Converted Paper Products, appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "converted paper product" means any article made wholly or chiefly of paper or paperboard or both, and commonly known to the trade as a converted paper product, and without in any way restricting the generality of the foregoing includes the following:

boxes (other than corrugated or
fibre board shipping containers)
sand paper and other abrasive paper
laminated paper
envelopes
box paper
decorative wrapping paper
crepe paper
waxed paper
napkins
towels
doilies
toilet paper
facial tissue
sanitary napkins
drinking straws
shipping tags
gummed tape and gummed paper
milk bottle caps
filing systems
playing cards
cigarette papers and tubes
blank books and columnar pads
asphalt lined paper
paper plates
packages
tubes

bags (other than multiwall paper
sacks of a capacity of 25 lbs.
or more)

ticker, adding machine and similar
tapes

safety paper

blue print paper

tinted restaurant pads

cashier pads

counter check books

social stationery (including social
correspondence envelopes, flat
or folded notepaper, writing
pads, corresponding cards, wed-
ding and mourning stationery)
school scribblers, notebooks,
stenographer notebooks

loose-leaf sheets and other papers
for school use

ledgers, loose-leaf forms and other
business stationery, ruled or
unruled, with or without
printed box headings, but not
otherwise printed.

corrugated paper articles (for sale
at retail)

unprinted albums and scrap books

(c) The Administrator may, however, by direction in writing and with the concurrence of the Administrator of Publishing, Printing and Allied Industries, and the Co-ordinator of Pulp and Paper Products, declare any paper product to be a converted paper product within the meaning of this Order and thereafter this Order shall apply to that paper product.

2. This Order shall not apply to the following paper products, namely: paper twine, carbon paper, wall paper, paper garment patterns, paper toys and games (other than playing cards), artificial flowers, any product made wholly of transparent film.

3. Every manufacturer of converted paper products shall, within ten days from the effective date of this Order, file with the Administrator the following information:

- (i) the number of the licence issued to him pursuant to Order No. 202 or any other Order of the Board respecting licences;
- (ii) the complete address of his chief place of business, and the addresses of all other places of business operated by him, and the names under which they are operated.

4. Every person who not being at the effective date of this Order a manufacturer of converted paper products thereafter becomes a manufacturer of the same shall, within ten days after so becoming a manufacturer, file with the Administrator the information set forth in Section 3 of this Order.

5. Every manufacturer of converted paper products shall, within ten days after any change in his business address or in the name or character of his business, notify the Administrator, in writing, giving full particulars of such change.

6. The licence issued under authority of Order No. 202 or any other Order of the Board respecting licences to a person who sells converted paper products manufactured by him shall be subject to the following as conditions of the licence with respect to manufacture of the said goods:

- (a) manufacture of converted products shall be of the kinds, types, classes, sizes, standards, qualities and quantities and delivery thereof shall be made to such persons and destinations as may be from time to time directed in writing by the Administrator;
- (b) reports with respect to his operations shall be made to the Administrator containing such information, in such form, at such times or intervals as he may direct in writing. Such reports shall be certified as correct by a person having knowledge of the facts therein contained and, upon request of the Administrator, sworn to as true by such person before a commissioner for taking affidavits.

7. A person to whom Section 6 is applicable shall comply with the conditions of licence set forth in the said section and with every instruction, rule, regulation, procedure (or direction) applicable to him which may be given, made, established or issued by the Administrator in respect to any of the said conditions of licence.

8. The Administrator may, in writing, declare any converted paper product to be of a type, class or kind as he may specify.

9. The Administrator may in his discretion give instructions and issue directions in respect of any of the conditions of licence set forth in Section 6 and in so doing shall have regard to the provision of essential supplies of converted paper products and the supply of raw materials available for use or required in their manufacture.

10. Nothing herein contained shall be deemed to derogate from the powers of said Administrator conferred by Order No. 143 or any other Order of the Wartime Prices and Trade Board.

11. This Order shall be effective on and after the 6th day of December, 1943.

Made at Ottawa, this 23rd day of November, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 346****Respecting the Consumption of Meat in Public Eating Places**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THIS BOARD HEREBY ORDERS AS FOLLOWS:

1. (1) Subsection (1) of Section 2 of Order No. 262 is hereby revoked and is replaced by the following:

"(1) Except as otherwise provided in this Section, no person who serves or supplies meals or refreshments for other than his personal or household consumption shall, during the twenty-four hour period commencing immediately after twelve o'clock midnight on Monday of each week, serve or supply any meat as or as part of any meal or refreshment."

(2) Subsection (2) of said Section 2 of Order No. 262 is hereby amended by adding thereto the following clauses:

"(d) by the operator of a boarding house who is not a quota user;

(e) to the armed forces within the limits of a military, naval or air force camp, barracks, dockyards or other similar establishment, or on a troop train, or in any dining-room, dining car, cafeteria or other catering place where members of the armed forces only are supplied with meals or refreshments."

2. This Order shall be effective on and after December 6, 1943.

Made at Ottawa, this 25th day of November, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-996

**Respecting Maximum Prices for Manufacturing Creamery Butter
on a Custom or Commission Basis**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on December 15, 1943.

2. Where an operator of a creamery and a primary producer of cream or milk mutually agree in a written contract on the price to be charged by the operator for manufacturing, packing and selling creamery butter on a custom or commission basis for the primary producer, such agreed price shall be exempt from any provision contained in Section 7 of The Wartime Prices and Trade Regulations fixing a basic period price therefore, if and when,

(a) a duplicate copy of such contract signed by the parties thereto or their duly authorized representatives has been filed with and approved by the Officer in Charge of the Dairy Branch in the Provincial Government of the Province where the parties reside; and

(b) a certified copy of such contract with the approval of the Provincial Officer concerned endorsed thereon has been filed with the Administrator of Dairy Products, Foods Administration, Ottawa.

Dated at Ottawa, this 26th day of November, 1943.

K. H. OLIVE,
Administrator of Dairy Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-997

**Combined Wholesale Markup on Sales of Fresh Fruit and Vegetables
on or from the Montreal Fruit and Vegetable Market**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED *on behalf of the Board* as follows:

1. This Order comes into force on December 4, 1943, and revokes and replaces Administrator's Order No. A-905.

Definitions

2. For the purposes of this Order the following words and terms are given defined meanings, namely:

(a) *Fresh Fruit*—refers to and includes only fresh apples, peaches, pears, plums and grapes, both domestic and imported;

(b) *Root Vegetables*—refers to fresh beets, cabbage, carrots, parsnips, rutabagas and turnips to which Administrator's Order No. A-955 applies;

- (c) *Montreal Area*—means and includes the cities of Montreal, Westmount, Outremont and Verdun and the municipalities of Hampstead, Montreal East, Montreal West, Mont Royal, Pointe-aux-Trembles, St. Laurent, St. Léonard de Port Maurice, St. Michel and St. Pierre;
- (d) *Wholesale Distributor*—means any person other than a shipper, who sells any fresh fruit or vegetables at wholesale, and “sell at wholesale” means to sell otherwise than at retail or to a consumer.
- (e) *Warehouse-Jobber*—is a wholesale distributor who buys from another wholesale distributor for resale;
- (f) *Trucker-Jobber*—is a wholesale distributor who buys from another wholesale distributor for resale.
- (g) *Combined Markup*—means the total of the markups at wholesale which may be included as part of the selling prices of all wholesale distributors on sales of fresh fruit or onions by and between them and which is fixed for fresh peaches, pears and plums by Administrator’s Order No. A-850, as amended, for grapes by Administrator’s Order No. A-873, and for onions by Administrator’s Order No. A-916.

Commission Chargeable by Warehouse-Jobber or Trucker-Jobber on Certain Specified Sales

3. (1) Where in any case a warehouse-jobber or a trucker-jobber buys any onions, root vegetable or fresh fruit from another wholesale distributor in the Montreal area in a transaction by or as a result of which,

- (a) in the case of any root vegetable, the lawful markup available to him is less than 12 per cent of his lawful maximum price of such root vegetable; or
- (b) in the case of any onions or any fresh fruit, his share or proportion of the combined markup is less than the total of such combined markup by at least 3 per cent of his lawful selling price of such produce;

then in such case, but in such case only, he may, on a sale to a retailer, add to his lawful maximum price of such fruit or vegetable, a commission or charge amounting to not more than 3 per cent of such lawful maximum price.

(2) Where in any case a warehouse-jobber or a trucker-jobber buys any potatoes from another wholesale distributor in the Montreal area in a transaction by or as a result of which the lawful markup available to him is less than 12 cents per 75 lb. container or 16 cents per 100 lb. container then in such case, but in such case only, he may, on a sale to a retailer, add to his lawful maximum price of those potatoes a commission or charge amounting to not more than 3 cents per 75 lb. container or 4 cents per 100 lb. container of potatoes.

Retail Selling Price Not Affected

4. This Order does not apply to nor shall it increase the maximum price at which any retailer may sell any fresh fruit or vegetable to any person, and to the extent, if any, that the price at which a retailer buys any fresh fruit or vegetable from a warehouse-jobber or trucker-jobber is increased by the provisions of this Order such increase must wholly be borne by the retailer.

Particulars of Invoices

5. Where on a sale to a retailer a warehouse-jobber or trucker-jobber adds to his selling price the commission or charge authorized by Section 3, or any part thereof, he must show the same as a separate item on his sales invoice to the retailer.

Operation of Combined Markup Covers Imported Fruits and Vegetables

6. For greater certainty it is hereby declared and provided that for all purposes of the said Orders No. A-850 as amended, No. A-873 and No. A-916, the provisions thereof with respect to combined markup at wholesale apply equally to sales at wholesale of the imported fresh fruit or vegetables named therein as they do in the case of the domestic fresh fruit or vegetables named therein.

Commission, etc. as Part of Selling Price Except as Authorized by Section 3

7. For all the purposes of said Orders Nos. A-850 (fresh peaches, pears and plums), A-873 (grapes), A-916 (onions), and A-955 (beets, cabbage, carrots, parsnips, turnips and rutabagas) and Administrator's Orders No. A-892 (apples) and No. A-929 (potatoes) and amendments thereto (if any), any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fresh fruit or vegetable or received by the seller from any person in connection with the sale of any fresh fruit or vegetable shall constitute part of the price for such produce except that in the Montreal Area the commission or charge authorized by Section 3 to be added to the selling price on a sale mentioned in such Section must not be included in the selling price but must be shown as an addition thereto and as a separate item on the sale invoice.

Application of Principal Orders

8. Except as expressly varied or amended by this Order, all of the provisions of the said Orders Nos. A-850, A-873, A-892, A-916, A-929 and A-955 and amendments thereto, if any, apply to sales of fresh fruit and vegetables in the Montreal Area.

Dated at Ottawa, this 26th day of November, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1001

Respecting the Manufacture of Folding and Set-up Paper Boxes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:—

1. This Order applies to the manufacture of folding and set-up paper boxes and the term "box" where used in this Order refers to these classes of boxes.

2. No person shall manufacture

(a) any box for a seasonal or other special purpose if the construction of such box differs from that of the usual commercial container for the same goods;

(b) any cardboard sleeve or extra container for a seasonal or other special purpose unless the sleeve or extra container is required for the usual commercial container for the same goods.

3. No person shall manufacture a display box simulating a package and not intended for packaging purposes and no person shall use for display purposes any box not previously used for packaging goods.

Provided that nothing in this section shall apply to boxes manufactured prior to the effective date of this Order.

4. No person shall manufacture a box having a window with glassine or other transparent substance.

5. No person shall print any box in any design with more than two colours of ink unless such design was used prior to the effective date of this Order.

6. Nothing in this Order shall prohibit the manufacture or use of any box made from boxboard which was cut or scored prior to the effective date of this Order.

7. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

8. This Order shall be effective on and after the 10th day of December, 1943.

Dated at Ottawa, this 29th day of November, 1943.

C. V. HODDER,

Administrator, Packages and Converted Paper Products.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1002

Respecting Multiple Containers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:—

1. For the purposes of this Order "multiple container" means any folding or set-up paper box designed to contain one or more identical packaged units for retail sale and includes any display container but does not include any corrugated or fibreboard shipping container.

2. No person shall use any multiple container for packaging goods except a multiple container made according to the following specifications:

- (a) printed in not more than one colour and with no reverse-plate or solid-plate printing;
- (b) (i) when made as a folding or collapsible container: plain chipboard or plain screenings not heavier than necessary to carry the contents;
- (ii) when made as a set-up or rigid container: plain chipboard or plain screenings not heavier than necessary to carry the contents, with no cover paper and stayed or stitched at corners or ended.

3. Nothing in this Order shall prohibit the manufacture or use of any multiple container made from boxboard which was cut or scored prior to the effective date of this Order.

4. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 10th day of December, 1943.

Dated at Ottawa, this 29th day of November, 1943.

C. V. HODDER,

Administrator, Packages and Converted Paper Products.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. 1003

Respecting Commercial Laundry and Dry Cleaning Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Refrigeration, Commercial Laundry and Dry Cleaning Equipment,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:—

1. Administrator's Order No. A-617 is hereby amended
 - (a) by adding to subsection (1) of Section 2 the following paragraph—
“(e) The Department of Pensions and National Health.”
 - (b) by deleting therefrom subsection (2) of Section 2 and re-numbering subsections (3) and (4) as subsections (2) and (3) respectively.
2. This Order shall be effective on and after the 10th day of December, 1943.

Dated at Ottawa, this 7th day of December, 1943.

C. G. HEILIG,
*Administrator of Refrigeration, Commercial
Laundry and Dry Cleaning Equipment.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1007

Respecting Rooming Accommodation in the Cities of Quebec and Levis and in the Towns of Quebec-West and Lauzon, all in the Province of Quebec

Under authority conferred by the Wartime Prices and Trade Board and in accordance with the provisions of Administrator's Order No. A-488, it is hereby ordered as follows:—

1. The Cities of Quebec and Levis and the Towns of Quebec-West and Lauzon, all in the Province of Quebec, are hereby designated as areas to which the provisions of Administrator's Order No. A-488 shall, on and after the effective date of this Order, apply.
2. In accordance with the provisions of Section 16 of Administrator's Order No. A-488, forms R.C. 30A (Q.C.), R.C. 30B (Q.C.), R.C. 30C (Q.C.), R.C. 34 (Q.C.), R.C. 35 (Q.C.) and R.C. 36 (Q.C.) provided by the Board, are hereby prescribed.
3. This Order shall come into force on the 4th day of December, 1943.

Dated at Ottawa, this 3rd day of December, 1943.

OWEN LOBLEY,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1011

Eavestroughs and Conductor Pipe and Associated Items

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Purposes and Effective Date

1. The manufacture of metal eavestrough, conductor pipe, ridge roll, valley, elbows, and local vent pipe has heretofore been prohibited except under special permit. It is now possible to allow their manufacture for necessary repairs and maintenance. It is still necessary, however, to restrict their use for new installations.

Accordingly, the manufacture of metal eavestrough, conductor pipe, ridge roll, valley, elbows, and local vent pipe shall no longer on and after the 6th day of December, 1943, be subject to the provisions of Administrator's Order No. A-579 but shall, instead, on and after that date be subject to the provisions of this order.

Definition

2. For the purposes of this order "manufacturer" means a person who, in the ordinary course of business, manufactures for stock intended for sale, metal eavestrough, conductor pipe, ridge roll, valley, elbows, and local vent pipe.

Standard Weight and Specification

3. (1) A manufacturer shall manufacture metal eavestrough, conductor pipe, ridge roll, valley, elbows, and local vent pipe only from galvanized steel sheets weighing $10\frac{3}{4}$ ounces per square foot, or of No. 28 U. S. gauge.

(2) No manufacturer shall manufacture metal eavestrough, conductor pipe, ridge roll, valley or elbows except in accordance with the specifications set out in the Schedule. However, if required for the purpose of repair or maintenance of existing installations, other specifications may be used but the manufacturer shall obtain from the buyer a signed undertaking that the eavestrough, conductor pipe, ridge roll, valley or elbows will only be used for such repair and maintenance.

4. No manufacturer shall sell or deliver any metal eavestrough or conductor pipe unless

- (a) it is for the purpose of repair and maintenance of existing installations and in that case he shall obtain from the buyer a signed undertaking that it will be so used; or
- (b) if it is for a new installation, he receives a permit from the Administrator, and in that case the metal eavestrough and conductor pipe shall be manufactured in accordance with the specifications set out in the Schedule to the Order.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fabricated Steel and Non-Ferrous Metals may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

6. This Order shall be effective on and after the 6th day of December, 1943.

Dated at Ottawa the 2nd day of December, 1943.

H. H. FOREMAN,
Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1011

Eavestrough

Types—Outside Girth Square Bead Standard Back or Half Round Single Bead.
Girth—8", 10", 12" or 15".

Conductor Pipe

Types—Plain Round

Corrugated Round

Corrugated Square

Diameters—2", 3", 4", 5" and 6" in Plain Round and Corrugated Round.

Equivalent capacities in Corrugated Square.

Ridge Roll

Girth—10" and 12".

Valley

Girth—minimum 10".

Elbows

Angle—45° and 75°.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1012

Respecting Maximum Prices of Canned Fruits and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Schedule "A" to Administrator's Order No. A-851 is hereby amended by adding thereto the following item immediately after the item "Tomato Juice" where it appears in the said Schedule "A":

Product	Size of Container	Quality	British Columbia, Alberta, Saskatchewan, Manitoba	Ontario	Quebec	Nova Scotia, New Brunswick, Prince Edward Island
	(oz.)					
Pumpkin.....	28	{ Fancy	1.10	1.10	1.10	1.10
		{ Choice	1.05	1.05	1.05	1.05
		{ Standard	1.00	1.00	1.00	1.00

2. Schedule "B" to the said Administrator's Order No. A-851 is hereby amended by deleting the word "pumpkin".

3. This Order comes into effect on December 6, 1943.

Dated at Ottawa this 3rd day of December, 1943.

F. S. GRISDALE,

Deputy Co-ordinator of Foods Administration.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1013

Respecting Armoured Cable (BX Cable)

Pursuant to authority conferred by the Wartime Prices and Trade Board,
IT IS HEREBY ORDERED on behalf of such board, as follows:—

1. Administrator's Order No. A-552 is hereby revoked.
2. This Order shall be effective on and after the 6th day of December, 1943.

Dated at Ottawa, this 3rd day of December, 1943.

M. C. LOWE,
*Administrator of Electrical Apparatus,
Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1014

**Respecting Maximum Prices for Canned Atlantic Herring, Sardines, Kipperd
Snacks and Clams and for Sales of Fresh Atlantic Herring and
Sardines by Primary Producers**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

Application of the Order

1. (1) This Order fixes maximum prices on sales by all sellers of the canned fish and clams listed in the Schedule hereto, processed from fish and clams caught or taken in the waters off the eastern coast of Canada or off the coast of Newfoundland, and packed for sale in hermetically sealed containers.

(2) It also fixes maximum prices of fresh herring and sardines caught or taken in the same waters, on sales by primary producers to any person other than a consumer. Administrator's Order No. A-917 fixes maximum prices for sales of fresh herring and sardines by primary producers to consumers, and also on sales of such fish by all other sellers except primary producers.

2. This Order comes into effect on December 7, 1943, and replaces Administrator's Order No. A-564 insofar as this Order No. A-1014 applies to the fish or fish products covered by Order No. A-564.

Prices Fixed are Maximum Prices and Include All Charges

3. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container, package, label, wrapper, or key, so that the sum of the price and the charge for the container, package, label, wrapper or key exceeds the maximum price.

Meaning of Certain Words or Expressions

4. For the purposes of this Order,

(a) the words "canned fish" as hereafter used in this Order refer only to the canned fish and clams listed in the Schedule hereto, to which this Order applies;

(b) the word "sardines", as used in this Order refers to small herring;

- (c) the word "sell" as used in this Order also covers an offer to sell;
- (d) "sell at wholesale" means to sell otherwise than at retail.

Sales by a Primary Producer of Fresh Herring or Sardines to Any Person Other Than a Consumer

5. Definition—a "primary producer" means a person who catches or takes fresh Atlantic herring or sardines by the use of any form of fishing gear or equipment. For the purpose of this Section, the words "fresh herring or sardines" refer also to herring or sardines which have been preserved in salt for a period of less than 96 hours.

6. (1) The maximum price per hogshead of ten hundred pounds net weight at which a primary producer may sell fresh Atlantic herring or sardines to any class of buyer other than consumers, shall be \$16.50 and such price shall be f.o.b. the boat at the port of entry or at the weir or fish traps at the point where the fish are taken.

(2) The maximum price at which a primary producer may sell any quantity of fresh Atlantic herring or sardines less than a hogshead of ten hundred pounds net weight, to any class of buyer other than consumers, shall, according to the net weight of the quantity sold, be a price proportionate to the maximum price fixed for a hogshead of ten hundred pounds under subsection (1) of this Section.

Sales by Cannery to All Classes of Buyers

7. Definition—"canner" means a person who either actually processes and packs or has some other person process and pack for him canned fish in hermetically sealed containers for sale or who assembles for sale through the ordinary channels of distribution, canned fish processed and packed by a canner who does not himself market such products through the ordinary channels of distribution.

8. The maximum price f.o.b. coast shipping point at which a canner may sell to any class of buyer any canned fish listed in the Schedule hereto, shall according to the type of packing, the size and style of the container and the number of containers to a case, and the net weight of the contents, be the price listed in the said Schedule for the same.

Sales by Processors of Canned Fish Packed in a Style or Size of Container Not Listed in Schedule

9. Where a canner packs canned fish in containers of a style or size not listed in the Schedule the maximum price at which a canner may sell that canned fish shall be fixed by or on behalf of the Board subsequent to the effective date of this Order, and no canner shall sell such canned fish unless a maximum price for the sale of the same by him has been fixed as required by this Section.

Sales by Wholesale Distributors

10. Definition—"wholesale distributor" means any person other than a canner, who sells canned fish at wholesale.

11. The maximum price at which a wholesale distributor may sell at wholesale any canned fish shall be the sum of the following:—

- (a) the actual price paid by him for that canned fish but not exceeding the maximum price at which the same may be sold to him by a canner;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive on sales of the same or a substantially similar kind of canned fish to the same class of buyer but not in any event exceeding ten per cent of his selling price.

12. Where sales of canned fish are made between wholesale distributors the total amount of the markup of all wholesale distributors must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.

13. Every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the canned fish, an invoice stating the total combined markup that has been taken by him and by any other wholesale distributor who handled the canned fish, and the amount of the markup which is available for the buyer.

Sales at Retail

14. The maximum price at which a person may sell at retail any canned fish, shall be the sum of the following:—

- (a) the actual price paid by him for the canned fish but not exceeding the maximum price at which the same may be sold to him by his supplier;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales at retail of the same or a substantially similar kind of canned fish but not in any event exceeding twenty-five per cent of his selling price.

Records and Invoices

15. (1) Every canner and every wholesale distributor who sells any canned fish shall on every sale before or at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind of canned fish, the number and the size and style of the cans, and the price per case charged for the canned fish.

(2) Every canner and every wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this Section.

16. Every wholesale distributor and every retailer shall immediately upon receipt by him of any canned fish purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind of canned fish, the number and size and style of the cans, the actual price per case paid for that canned fish also transportation charges paid.

17. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

18. Every person who sells at retail any canned fish shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind of canned fish and the size and style of its container and the price to the customer.

Additional Payments and Consideration to be Part of the Price

19. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fresh Atlantic herring or sardines or canned fish or received by the seller from any person in connection with the sale of any fresh Atlantic herring or sardines or canned fish, shall constitute part of the price for such products.

Offences

20. It is an offence for any person to contravene or fail to observe any of the provisions of the Order and the offender is liable to prosecution under the Wartime Prices and Trade Regulations.

Dated at Ottawa this 3rd day of December, 1943.

A. M. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices
and Trade Board.

NOTE:—Formerly, primary producers of fish and processors of certain fish were exempt from price-fixing orders. By Order No. 336 of the Board, however, they are no longer exempt from such orders. Therefore, primary producers of fresh herring sardines and canners of the fish and clams listed in the Schedule to Administrator's Order No. A-1014 are bound by the maximum prices fixed by it.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1014

MAXIMUM PRICES ON SALES BY A CANNER OF THE CANNED FISH LISTED HEREUNDER TO ANY CLASS OF BUYER. ALL PRICES F.O.B. CANNER'S PLANT

Kind of product and type of pack	Size and style of container and number of containers to case	Net weight of product per container	Maximum prices per case
Herring—plain packed.....	48 cans known to the trade as No. 1 cans of 10-oz. talls or flats per case.	Minimum of 10-oz. net weight.	\$ cts. 5-25
Herring—plain packed.....	48 cans known to the trade as No. 2 cans of 1-lb. talls or flats per case.	Minimum of 14-oz. net weight.	5-75
Herring—packed in tomato sauce.	48 cans known to the trade as No. 2 cans of 1-lb. talls or flats per case.	Minimum of 14-oz. net weight.	6-15
Herring—packed in vegetable oil	48 cans known to the trade as No. 2 cans of 1-lb. talls or flats per case.	Minimum of 14-oz. net weight.	6-55
Kippered snacks—plain packed without key opener (unwrapped).	100 cans of 3½ to 3½ oz. flats per case.	3½ to 3½-oz. net weight.	6-45
	100 cans of 4 to 4½-oz. flats per case.	4 to 4½-oz. net weight.	7-10
Kippered snacks—plain packed, with key opener, (wrapped)	100 cans of 3½ to 3½-oz. flats per case.	3½ to 3½-oz. net weight.	6-90
	100 cans of 4 to 4½-oz. flats per case.	4 to 4½ oz. net weight.	7-60
Kippered snacks—packed in vegetable oil, without key opener, (unwrapped).	100 cans of 3½ to 3½-oz. flats per case.	3½ to 3½-oz. net weight.	6-95
	100 cans of 4 to 4½-oz. flats per case.	4 to 4½-oz. net weight.	7-85
Kippered snacks—packed in vegetable oil, with key opener, (wrapped).	100 cans of 3½ to 3½-oz. flats per case.	3½ to 3½-oz. net weight.	7-40
	100 cans of 4 to 4½-oz. flats per case.	4 to 4½-oz. net weight.	8-35
Sardines—unsmoked, packed in vegetable oil, mustard or tomato sauce, without key opener, (unwrapped).	100 cans of ¼-lb. flats per case.....	3½ to 4-oz. net weight.	5-35
Sardines—unsmoked, packed in vegetable oil, with key opener and packaged in individual cartons.	100 cans of ¼-lb. flats per case.....	3½ to 4-oz. net weight.	7-00
Sardines—unsmoked, packed in olive oil, with key opener, (wrapped).	100 cans of ¼-lb. flats per case.....	3½ to 4-oz. net weight.	10-25
Sardines—smoked, packed in olive oil, with key opener, (wrapped).	100 cans of ¼-lb. flats per case.....	3½ to 4-oz. net weight.	11-25
Sardines—smoked, packed in vegetable oil, with key opener, (wrapped).	100 cans of ¼-lb. flats per case.....	3½ to 4-oz. net weight.	7-50
Clams—packed in bouillon.....	24 cans known to the trade as No. 1 cans of 5-oz. talls per case.	5-oz. net weight of meat.	4-40

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1015

Respecting the conversion of real property known as 136 Walmer Road and 88 Lowther Avenue, both in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owners of real property in the City of Toronto known in the year 1943 as Nos. 136 Walmer Road and 88 Lowther Avenue for permission to convert the same into a three-family dwelling house and a five-family dwelling house respectively;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on November 25, 1943, approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 136 Walmer Road and 88 Lowther Avenue, both in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, each owner of such single family dwelling houses or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a three-family dwelling house and a five-family dwelling house respectively, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 4th day of December, 1943.

Dated at Ottawa, this 3rd day of December, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board

(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 24A**(Non-Ferrous Metal Ingots Order No. M.C. 24 Amended)**

Dated November 29, 1943.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

Paragraph (b) of Section 1 of the Order of the Metals Controller No. M.C. 24, dated September 1, 1942, is hereby amended by inserting after the words "aluminum alloy", the words "except ingots of aluminum or aluminum alloy made solely from aluminum or aluminum alloy scrap".

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 14A**(Order No. M.V.C. 14 Amended)****(Wholesale Discounts)**

Dated November 26, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

That the proviso at the end of Section 3 of the Order of the Motor Vehicle Controller, No. M.V.C. 14 dated February 18, 1942, is hereby amended to read as follows:

".....provided, however, that the provisions of this Section shall not apply to a sale of parts to a consumer who operates a repair garage, whether commercial or private, for consumption in such garage".

E. R. BIRCHARD,
Deputy Motor Vehicle Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

CONCURRED IN BY THE WARTIME PRICES AND TRADE BOARD:

D. GORDON,
Chairman.

DEPARTMENT OF MUNITIONS AND SUPPLY

Office of the Oil Controller
15 King Street West, Toronto.

Order No. Oil 14A (Order No. O.C. 14 Revoked)

Dated the 1st day of December, 1943.

Pursuant to the powers conferred on the Oil Controller by Order in Council P.C. 1195 of February 19, 1941, as amended, and any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Oil Controller's Order No. O.C. 14, dated the first day of June, 1942, is hereby revoked.

G. R. COTTRELLE,
Oil Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 17 (Lumber Sale Contracts—Western Canada)

Dated November 22, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. INTERPRETATION

For the purpose of this Order, unless the context otherwise requires,

(a) "area" means the Provinces of Manitoba, Saskatchewan and Alberta, and the Province of British Columbia except the Vancouver Forest District;

- (b) "point of shipment" means the point at which the lumber is loaded by the lumber manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
- (c) "Vancouver Forest District" means all that part of the Province of British Columbia shown outlined in purple on a map issued by the Department of Lands of the said Province dated March 31, 1937 (reprint April 1942);
- (d) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

2. CONTRACTS OF SALE TO BE APPROVED BY TIMBER CONTROLLER

(1) No lumber manufacturer shall ship or deliver any lumber from any point of shipment in the area unless the contract for the sale or supply of the lumber has been approved in writing by the Timber Controller or his representative.

(2) No wholesaler shall ship or deliver any lumber, which is to be shipped, or has been shipped, from any point of shipment in the area unless the contract for the sale or supply of the lumber to the consignee has been approved by the Timber Controller or his representative.

(3) Every lumber manufacturer and wholesaler desiring the approval of a contract for the sale, or supply of lumber shall complete three copies of the contract, stating therein

- (a) the point of shipment and point of destination; and
- (b) full particulars of the species, sizes and grades of the lumber covered by the contract; and
- (c) the price or prices to be charged therefor; and
- (d) the freight rate to be charged from the point of shipment to the final point of destination;

and shall forward such copies to the Regional Office of the Timber Controller, Winnipeg, Manitoba, if the point of shipment is in Manitoba or Saskatchewan, or to the Regional Office of the Timber Controller, Edmonton, Alberta, if the point of shipment is in the remainder of the area.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 17-B

(Order No. Timber 17-A Rescinded)

Dated November 25, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board;

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. Timber 17-A of the Timber Controller, dated March 15, 1943, is hereby rescinded, effective December 6, 1943.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

CONCURRED IN BY THE WARTIME PRICES AND TRADE BOARD:

D. GORDON,
Chairman.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 21-A

(Order No. Timber 21 Rescinded)

Dated November 27, 1943

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. Timber 21 of the Timber Controller, dated May 13, 1943 is hereby rescinded, effective December 15, 1943.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

CONCURRED IN BY THE WARTIME PRICES AND TRADE BOARD:

D. DEWAR,
Deputy Chairman.

VOLUME IV, No. 11



Dec. 20, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price 10 cents

22 1943

TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

9079—Military personnel, services to be utilized on railway maintenance work (Labour)...	617
9266—Sully Meunier appointed Mobilization Board, Montreal (Labour).....	619
9317—Canadian Claims Commission (Overseas)—composition amended (National Defence for Naval Services).....	619
9364—New five cent coin—design authorized (Finance).....	620
9371—Production programme for butter, milk, etc., amended (Agriculture).....	621
9372—National Resources Mobilization Act (Army) Regulations, 1943, amended (National Defence).....	622
9379—Royal Canadian Air Force (Air Force Act amendment) Order No. 1, 1943, amended (National Defence for Air).....	623
9384—Wartime Wages Control Order, 1943 (Labour).....	624
50/9400—Retirement of officers in the Canadian Army (National Defence).....	638
9440—Immigration status of refugees (External Affairs).....	639

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>National Revenue—</i>	
W.M. No. 1 Second Revision Supplement No. 20—Territory no longer proscribed.....	641
W.M. No. 89 Supplement No. 3—Prohibited imports—items enumerated.....	641
Series D No. 47 T.C. 145—Tomatoes.....	642
<i>Pensions and National Health—</i>	
Defence of Canada Regulations:	
Public Safety and Order—	
D. L. McLaren to act for New Brunswick.....	642
Hon. Frank R. Davis to act for Nova Scotia.....	642
Certain Restrictions <i>re</i> lighting, removed—	
Federal District.....	642
New Brunswick.....	643

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Board Orders—</i>	
No. 345—Milk and milk products.....	645
No. 348—Veal.....	645
No. 349—Maximum Prices of Sausage.....	645
No. 351—Sale and distribution of canned fruits and vegetables controlled.....	648
<i>Administrators' Orders—</i>	
A-983* —Maximum retailers' prices for lumber and millwork in the Province of Quebec, except the City of Hull.....	649
A-999 —Paint and varnish brushes.....	658
A-1006—Metal furniture, upholstered furniture, bedding and parts.....	659
A-1009—Maximum manufacturers' and wholesalers' prices for white cedar shingles in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island.....	663
A-1019—Prices of dressed poultry and live poultry.....	664
A-1020—Electrical generators (small) motors and control equipment.....	666
A-1021—Transformers.....	669
A-1022—Generators, switchgear, circuit breakers, disconnecting switches and other devices.....	672
A-1024—Cartons for packing beer bottles.....	675
A-1025—Wiring and signalling devices.....	675
A-1027—Maximum prices of poultry grit.....	676
A-1028—Manufacturers' and wholesalers' prices for hardwood lumber in Canada, except the Vancouver Forest District.....	678
A-1029—Maximum manufacturers' and wholesalers' prices for red cedar posts originating in B.C. and Alberta.....	681
<i>Fuelwood Orders—</i>	
Fuelwood Order No. 87—Highest prices of fuelwood sold by a producer, f.o.b. railway cars at shipping points and in production areas in Quebec...	683
Fuelwood Order No. 88—Highest prices for fuelwood in certain Counties of New Brunswick.....	691
Fuelwood Order No. 89—Highest prices of fuelwood in certain Counties of New Brunswick.....	697

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Coal Controller—</i>	
Order No. Coal 12—Priorities on coal fuel deliveries to private residences.....	702
<i>Controller of Supplies—</i>	
Order No. Supplies 2-A—Supply of Cork regulated.....	704
<i>Timber Controller—</i>	
Order No. Timber 22—Mill-run spruce—Northern Alberta.....	705

PART V

EXPORT PERMIT BRANCH

(Trade and Commerce)

Order No. 83—Regulation 41 amended—shipments to blockade countries.....	706
Order No. 84—Export permits—paper of certain types to any destination.....	707

PART I
Orders in Council

Order in Council re utilization of services of military personnel
on railway maintenance work

P.C. 9079

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 7th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is essential to the efficient prosecution of the war and in the national interest that adequate provision be made for the maintenance of railway property in Canada;

That the Director of National Selective Service has reported that in view of the scarcity of civilian labour the National Selective Service Advisory Board has recommended that as an emergency measure the services of military personnel be utilized for essential railway maintenance work in Canada;

That pursuant to the foregoing, arrangements have been made between the Minister of National Defence and the Minister of Labour whereby the Minister of National Defence shall detail a number of men of the Military Forces of Canada for railway duty in Canada, and the Minister of Labour shall make provision for the assignment of the members of the Military Forces so detailed for railway duty, upon terms whereby the men so detailed shall be paid through the Department of National Defence, either the prevailing rate paid by the employer to employees performing similar work, but not less than four dollars per day in any event, or the pay and allowances of their Military Rank, whichever may be the greater of such rates of pay; and for the collection of monies payable by persons to whom the members of the Military Forces are detailed for such duty;

And that by reason of the state of war now existing, it is necessary for the defence, peace, order and welfare of Canada that provision be made to carry out such arrangements;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour concurred in by the Associate Minister of National Defence, and under the authority of the War Measures Act, is pleased to make and doth hereby make the following order:—

ORDER

1. In this Order, unless the context otherwise requires:

“Minister” means the Minister of Labour;

“Railway Duty” includes service in any way relating to maintenance of railway properties;

“Soldier” means a member of the Military Forces of Canada detailed for railway duty in Canada.

2. The Minister shall be responsible for making provision for the assignment of soldiers detailed for railway duty by the Minister of National Defence and for the collection of remuneration payable to the Crown in respect thereof.

3. In accordance with arrangements made between the Minister and the Minister of National Defence, the Minister is authorized and directed to reimburse the Department of National Defence for the following expenditures which may be incurred by that Department:

- (i) Costs of overalls combinations issued to soldiers detailed for railway duty;
- (ii) The amounts credited by the Department of National Defence to soldiers' pay accounts as earned while performing railway duty;
- (iii) Accounts for services paid pursuant to paragraph (d) of section five hereof;
- (iv) The amounts of all pay and allowances paid to or in respect of supervisory officers and non-commissioned officers for the period of time so detailed to supervise the welfare and discipline of soldiers detailed for railway duty.

4. The Minister may:

- (i) undertake or authorize any other person to undertake such measures as are deemed necessary to be undertaken for the collection of amounts owing to the Crown arising out of the assignment of a soldier pursuant to this Order;
- (ii) make such regulations and prescribe such forms as he deems necessary for the effective administration of this Order and the carrying out of the responsibility imposed upon him by this Order;
- (iii) additional to the expenditures authorized under section three, pay any other necessary expenditures as may be incurred, incidental to the administration of this Order.

5. The assignment of a soldier for railway duty to any person shall be subject to the following conditions:

- (a) The soldier shall be subject to the control and direction of the person to whom he is assigned in all matters reasonably pertaining to the services to be performed by him and the manner in which they are to be performed;
- (b) The soldier may be recalled to other military duty at any time without notice;
- (c) Such person shall pay remuneration to the Crown in respect of the services of the soldier for the period of assignment in accordance with the scale of wage rates payable by such person to employees in his establishment performing similar work or duties in the locality to which the soldier is assigned, less the usual charges for board supplied to the soldier by such person but in any event, shall pay an amount of not less than four dollars net for each full day of ten hours worked by the soldier and a proportionate part of this sum where less than a full day is worked; lodging will be supplied to the soldier by such person without charge;
- (d) Such person shall immediately notify the Military authorities if the soldier becomes ill or sustains an injury or dies and shall furnish to such authorities a full report of any such illness, injury or death, and may, on behalf of and at the expense of the Minister of National Defence, engage emergency medical services necessary for the care and treatment of the soldier by reason of illness or injury;
- (e) Such person shall immediately notify the appropriate National Selective Service Officer thereof, if the soldier goes Absent Without Leave, together with the date the soldier so absented himself and such other particulars as may be of assistance in tracing the soldier;
- (f) Such person shall provide the soldier with transportation from his military unit, and meals while travelling to the place to which the soldier is assigned for railway duty, free of charge, and upon completion of the assignment, from such place of assignment to his military unit;
- (g) Such person shall provide transportation and meals for officers and non-commissioned officers detailed to supervise discipline and look after the interests of soldiers detailed for railway duty, to and from the place of assignment without charge, and shall provide for suitable board, and lodgings in railway equipment, without charge, for such personnel while engaged on such detail;
- (h) Such person shall monthly, during the term of the assignment, at the end of each calendar month, and in any event, forthwith on the expiration or termination of the assignment, complete such documents including working time sheets in respect of the service of the soldier as may be required by the Minister; arrange for the signature of the soldier thereon and cause the

completed forms to be delivered to the Regional Superintendent, Employment and Selective Service for the district, together with cheque, draft, or money order payable to the Receiver General of Canada for the amount owing as shown thereon.

6. The Minister may by order, after consultation with the Minister of National Defence, modify the conditions of assignment set out in section five or add further conditions thereto.

7. Any debt owing to the Crown in respect of the services of a soldier detailed for railway duty and assigned to any person, may be recovered in any court of competent jurisdiction.

8. Expenditures made by the Department of Labour pursuant to the provisions of this Order and amounts collected for the services of soldiers assigned pursuant hereto, shall be paid out of or into, as the case may be, the revolving fund known as the "Army Labour Account" established under the provisions of Order in Council P.C. 6434 of August 13, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Sully Meunier a member of the Mobilization Board in Administrative Division "E", Montreal

P.C. 9266

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 7th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection one of Section eight of The National Selective Service Mobilization Regulations (P.C. 10924 of December 1st, 1942 as later amended) provides that:

"There shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint".

And whereas the Minister of Labour reports that it is advisable to appoint a further member to the Mobilization Board in Administrative Division "E" with headquarters at the city of Montreal in the province of Quebec.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. Sully Meunier, now residing in the said city of Montreal, a further member of the Mobilization Board in Administrative Division "E", with headquarters at the said city of Montreal.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending composition of the Canadian Claims Commission (Overseas)

P.C. 9317

*Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the
7th December, 1943.*

The Committee of the Privy Council have had before them a report, dated November 23, 1943 from the Honourable C. G. Power, for the Minister of National Defence for Naval Services representing:—

- (a) That Order in Council P.C. 29/2544 dated 11th April, 1941 constituted a Canadian Claims Commission (Overseas) in the United Kingdom to deal with claims against the Crown in the right of the Dominion of Canada arising in the United Kingdom and on the continent of Europe out of any death or injury to the person or to property resulting from the alleged negligence of any Canadian Military or Air Force personnel or of any civilian personnel employed by the Department of National Defence while acting within the scope of their duties or employment;
- (b) That inter alia, the regulations made by the said Order in Council P.C. 29/2544 provide that the members of the Commission shall be the officers holding the appointments of the Deputy Judge Advocate-General, the Deputy Adjutant-General and the Assistant Judge Advocate-General at Canadian Military Headquarters and provides that in respect of claims involving Royal Canadian Air Force personnel, vehicles or aircraft there shall be an additional member ad hoc of the said Commission, who shall be such officer of the Royal Canadian Air Force as the Senior Combatant Officer of the Royal Canadian Air Force Headquarters in Great Britain may from time to time name;
- (c) That Order in Council P.C. 11/3550 dated 19th May, 1941, provides that the Regulations made and established by said Order in Council P.C. 29/2544 are to apply to the Canadian Naval Forces and the personnel thereof serving in the United Kingdom or on the Continent of Europe;
- (d) That it is now deemed expedient to provide in respect of claims involving Royal Canadian Navy personnel, vehicles or aircraft that there shall be an additional member ad hoc of the said Commission, who shall be such officer of the Royal Canadian Navy as the Senior Canadian Naval Officer, London, England, may from time to time name;
- (e) That the Chairman of the Canadian Claims Commission (Overseas) has concurred in the foregoing proposal.

2. The Committee, therefore, on the recommendation of the Honourable C. G. Power for the Minister of National Defence for Naval Services, advise that, in order to give effect to the foregoing, the Regulations made by Order in Council P.C. 29/2544 dated 11th April, 1941, be hereby amended by inserting at the end of paragraph 1 thereof the following words:—

"In respect of claims involving Royal Canadian Navy personnel, vehicles or aircraft there shall be an additional member ad hoc of the said Commission, who shall be such officer of the Royal Canadian Navy as the Senior Canadian Naval Officer, London, England, may from time to time name."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council *re* new five cent coin

P.C. 9364

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 7th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the Currency Act, Chapter 40 of the Revised Statutes of Canada, 1927, the five-cent piece coined by the Royal Canadian Mint for circulation in Canada is required to be of pure nickel with a standard weight of seventy grains with a remedy allowance of 2.00 grains per piece;

And whereas it is still necessary to conserve nickel for urgent war purposes;

And whereas by Order in Council P.C. 6935 dated August 5, 1942, provision was given for the coining of a Tombac Five-Cent Coin of mixed copper and zinc;

And whereas the Minister of Finance reports that it is impossible to purchase coinage blanks ready for immediate striking on the coining presses; and that the various processes involved in producing the Tombac Five Cent coin, including casting the bars, rolling them to gauge and cutting the blanks, place an undue strain on the limited plant and equipment of the Royal Canadian Mint and make it difficult if not impossible, to keep up with the evergrowing demand of the public for coins; and

That it is now deemed to be advisable in the public interest to discontinue the minting of the Five Cent coin of Tombac, of mixed copper and zinc, as well as the Five Cent coin of pure Nickel.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order,—

1. That a new coin of Steel in Chromium Finish, shall, as a substitute for the Tombac Coin, be minted to the value of Five Cents;

2. That every Five-Cent Coin of Steel with Chromium Finish shall have for the design of the obverse impression, His Majesty's Effigy with inscription: "GEORGIUS VI D: G: REX ET IND: IMP:" and for the reverse impression: The character V and Torch conjoined, emblematic of Sacrifice and Victory, between two Maple Leaves, and dividing the date of the year; "CANADA" above and "CENTS" below; and "V" also designates the denomination or value of five cents;

3. That every new Steel Coin shall have twelve sides and shall be .822"-.824" across the parallel sides, and .836"-.838" across the angles, and shall be of a weight of seventy grains with a remedy allowance of plus or minus 2.00 grains, which are precisely the same dimensions and weight as the Tombac Coins;

4. That the said Steel Five-Cent Coin shall be issued on and after January 1, 1944, and be accepted as the current five-cent coin, in addition to the pure nickel five-cent coin, and the Tombac Five-Cent coins authorized by Order in Council, P.C. 6935 dated August 5, 1942, and Order in Council P.C. 10428 dated 17th November, 1942.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending P.C. 2709, 2nd April, 1943;
production programme for butter, milk, etc.**

P.C. 9371

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 7th December, 1943.

The Committee of the Privy Council have had before them a report dated December 4, 1943, from the Minister of Agriculture, representing that by Order in Council P.C. 2709, 2nd April, 1943, a production programme for butter, fluid milk and whole milk was authorized;

That by Order in Council P.C. 7142 of the 9th September, 1943, there was added to the said Order in Council the following provision:

"That the utilization of milk within the dairy industry be stabilized by requiring distributors or manufacturers to obtain permission from the Agricultural Food Board before purchasing milk or cream from producers other than those producers selling to said distributors or manufacturers on the 9th day of September, 1943."

That P.C. 7142 (as amended by P.C. 7255, 16th September, 1943) was printed in *Canadian War Orders and Regulations* on 20th September and press notice was not released until that date; and

That it has been found to be impracticable to make the above provision retroactive to an intermediate date in the month or for the month of September.

The Committee, therefore, on the recommendation of the Minister of Agriculture, advise that the addition to Order in Council P.C. 2709 above set out, be amended by changing the date therein to the 30th day of September, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Resources Mobilization Act (Army) Regulations, 1943

P.C. 9372

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 7th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 7989 dated 14th October, 1943, Regulations known as "National Resources Mobilization Act (Army) Regulations, 1943" were made and established governing the training discipline, administration and other matters in respect of men called out for military training and service under the National Resources Mobilization Act, 1940, and amending Statutes, which said Regulations come into force and effect as of the 1st day of December, 1943.

And whereas the Associate Minister of National Defence reports that it is necessary that Paragraph 26 of the said Regulations be amended to conform with a proposed amendment to National Selective Service Mobilization Regulations, as made and established by Order in Council, P.C. 10924 dated 1st December, 1942, and amending Orders, and in order that the said Paragraph 26 may conform with Paragraph 6 (g) of the said National Resources Mobilization Act (Army) Regulations, 1943.

That this proposed amendment is necessary in order to confirm and effect arrangements made between the Department of National Defence and the Department of Labour with respect to the custody and control by the Military Authorities of delinquents or defaulters under National Selective Service Mobilization Regulations, upon their delivery by the Civil Police to Military Establishments or Training Centres;

That since the foregoing proposal involves no change in personnel, arms or equipment, no additional cost is involved and no cash estimate is therefore required for 1943-44.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Associate Minister of National Defence, is pleased to amend the National Resources Mobilization Act (Army) Regulations, 1943 (Order in Council, P.C. 7989 dated 14th October, 1943) and they are hereby amended—effective December 1, 1943—by revoking paragraph 26 thereof and substituting therefor the following,—

26. "A man reporting at a Centre in consequence of an Order-Military Training, or who has been taken thereto in consequence of an Order made pursuant to Section 28 (1) N.S.S. Mob. Regs., shall, until such time as he is enrolled or shall have been dispatched to his destination, be deemed to be a person as is mentioned in subsection 10 of Section 176 of the Army Act, not otherwise subject to Military Law, who is a follower of, or accompanies His Majesty's Troops or any portion thereof when employed on Active Service. The Army Act, to the extent that it forms part of the law of Canada, shall apply to such a man, and he shall be subject to Military Law

accordingly. Such a man shall be deemed to be under the command of the Officer Commanding the Centre, provided always, however, that, notwithstanding the provisions of sub-section 2 of Section 184 of the said Army Act, such a man may be punished by such Commanding Officer in like manner and to the same extent as if he were a private soldier serving on Active Service under the command of that officer."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943

P.C. 9379

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 7th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943", (Order in Council P.C. 6190, of August 26, 1943) effected certain modifications, adaptations and exceptions to the provisions of the Air Force Act in force in the United Kingdom on the 1st day of May, 1943, for the purposes of their application to the Royal Canadian Air Force, under Section 11 of The Royal Canadian Air Force Act;

And whereas the Minister of National Defence for Air reports that, in the adaptation of Section 41 of the Air Force Act to the Royal Canadian Air Force, provision was not made therein enabling courts-martial to deal with offences committed by R.C.A.F. personnel against defence or security regulations in force in the United Kingdom;

That the Air Officer Commanding in Chief, R.C.A.F. Overseas, has requested that suitable provision be speedily made to enable R.C.A.F. courts-martial to deal with such offences, the commission of which is considered to be a serious matter in time of war;

That further minor adaptations are required to be made to Sections 44 and 46 of the said Act in its application to the Royal Canadian Air Force; and

That it is desirable to effect the foregoing amendment or adaptations to the Air Force Act in its application to the Royal Canadian Air Force by amending "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943";

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other Act, law or regulation, is pleased to amend "The Royal Canadian Air Force (Air Force Act Amendment) Order No. 1, 1943", and it is hereby amended—effective December 7, 1943—by revoking the modifications and adaptations made to Sections 41, 44 and 46 of the Air Force Act by the said Order set out in the second column of the Table thereto (opposite Items (9), (10) and (11), respectively), and substituting therefor the modifications and adaptations to the said Sections of the Air Force Act set out in the second column of the Table hereto (opposite Items (9), (10) and (11), respectively).

A. D. P. HEENEY,
Clerk of the Privy Council.

NOTE: Table referred to in P.C. 9379 published separately by R.C.A.F.

Wartime Wages Control Order, 1943

P.C. 9384

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 9th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by reason of the expansion of Canada's war effort and consequent scarcities of materials, supplies, and manpower, it became apparent in 1941 that there would result a serious inflation in Canada with the probability of great economic dislocation and of hardship and suffering to the Canadian community unless preventive measures were taken;

And whereas the Government of Canada has, accordingly, deemed it essential to the war effort and to the national welfare, both in the war and in the post-war period, to take measures leading to economic stabilization in Canada during the war, including as necessary components the maintenance of price ceilings and the control of wage rates;

And whereas machinery to give effect to such measures was accordingly established and as a result the cost of living in Canada has risen, since the outbreak of the war, less than one-third as much, and since such controls were established less than one-tenth as much, as in the corresponding periods of the last war;

And whereas it being the declared policy of the Government of Canada to take all practicable measures to stabilize living costs at present levels, with further appropriate action to be considered in the event that an appreciable continued change in living costs renders a review of such policy advisable, provision for the payment of bonuses in respect of increases in the cost of living is no longer deemed necessary, and it is desirable to make provision for the incorporation of the bonuses presently payable under the Wartime Wages Control Order into wage rates;

And whereas as a result of its experience and following upon a recent inquiry undertaken by it, the National War Labour Board has recommended that the provisions of the Wartime Wages Control Order be simplified and be amended to make more apt provision for the rectification of any gross inequalities and injustices in wage rates insofar as this is possible consistently with the paramount principle, essential to the national welfare, of price stabilization;

And whereas the Minister of Labour is of the opinion that it is necessary for the security, defence, peace, order and welfare of Canada to make provision for the matters aforesaid;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the Minister of Finance, and under and by virtue of the powers conferred by the War Measures Act, and otherwise, is pleased to order as follows:

1. The Wartime Wages Control Order established by Order in Council of the 10th July, 1942, (P.C. 5963) as amended, is hereby revoked.

2. The annexed Wartime Wages Control Order, 1943, is hereby made and established in substitution for the Order hereby revoked.

3. All persons appointed to any Board, Committee, Office or position under the said Wartime Wages Control Order, as amended, or under any other Order in Council providing for the appointment of persons to offices or positions in connection with the administration of the said Wartime Wages Control Order, as amended, shall continue to hold office on the said Board or Committee or in the said office

or position under the Wartime Wages Control Order, 1943, hereby made until their appointment is revoked or otherwise terminated under the provisions of the said Wartime Wages Control Order, 1943, or otherwise.

4. All directions and by-laws made under the Wartime Wages and Cost of Living Bonus Order made by Order in Council P.C. 8253 of October 24, 1941, as amended, or under the said Wartime Wages Control Order, as amended, shall continue in force insofar as they are not inconsistent with the provisions of the Wartime Wages Control Order, 1943, hereby made, until they are revoked or varied under the provisions of the said Wartime Wages Control Order, 1943.

5. (1) Where an application has been received by a War Labour Board constituted under the Wartime Wages Control Order prior to the date of this Order for any direction authorized to be made under the said Wartime Wages Control Order, and no direction has been made by the said Board pursuant thereto prior to such date, all proceedings in connection with such application shall be continued by the War Labour Board constituted under the Wartime Wages Control Order, 1943, hereby made, in the place of the Board to which such application was made and, notwithstanding the revocation of the Wartime Wages Control Order, the Board so constituted shall, subject to sub-paragraph (2) of this paragraph, give the direction which in its opinion ought to have been given if the said Wartime Wages Control Order had been continued in full force and effect.

(2) Nothing contained in sub-paragraph (1) of this paragraph shall be deemed to authorize an employer to omit to comply with any provision of the Wartime Wages Control Order, 1943, requiring him to establish any single wage rate or range of wage rates for an occupational classification of his employees, and the War Labour Board constituted under the Wartime Wages Control Order, 1943, by which any proceedings pursuant to an application under the Wartime Wages Control Order, are continued, shall base its finding for any direction pursuant thereto, on single rates or ranges so required to be established, and in comparison with other single rates or ranges so required to be established insofar as they are relevant.

(3) Any direction given pursuant to sub-paragraph (1) of this paragraph shall have the same force and effect as if given under the Wartime Wages Control Order, 1943.

6. Words and expressions in this Order have the same meaning as in Part II of the Wartime Wages Control Order, 1943, hereby made, except that "direction" includes any authorization, declaration, determination, direction, finding or order.

A. D. P. HEENEY,

Clerk of the Privy Council.

ORDER

1. This Order may be cited as the Wartime Wages Control Order, 1943.

PART I

ADMINISTRATION

Constitution of the National War Labour Board

2. (1) There shall be a National War Labour Board (hereinafter referred to as the National Board) which shall consist of six members, one of whom shall be Chairman and one of whom shall be Vice-Chairman.

(2) Of the members of the National Board other than the Chairman and the Vice-Chairman, two shall be appointed as representative of the public, one as representative of employers and one as representative of employees.

(3) The members of the National Board shall be appointed by the Governor in Council and shall hold office during pleasure.

(4) The head office of the National Board shall be in Ottawa.

(5) Three members of the National Board shall constitute a quorum.

(6) A decision of the majority of the members of the National Board present and constituting a quorum shall be a decision of the National Board and in the event of a tie the Chairman, or in his absence, the Vice-Chairman, shall have a casting vote.

(7) There shall be a National War Labour Committee consisting of eight or more members, for the purpose of consulting with and assisting the National Board, the members of such National War Labour Committee to be appointed by the Governor in Council to hold office during pleasure and to be selected as to four or more of such members having regard to the interests of employers and as to an equal number of such members having regard to the interests of employees.

(8) The members of the National Board shall be paid such salaries as may be fixed by the Governor in Council and such expenses as may be incurred by them in the discharge of their duties.

(9) The members of the National War Labour Committee shall be paid such salaries, per diem allowances or expenses as may be fixed by the Governor in Council.

Staff

3. (1) The National Board may appoint an officer to be the Chief Executive Officer of the National Board who shall be paid such salary as may be fixed by the Governor in Council.

(2) The Department of Labour shall furnish such technical and clerical assistance to the National Board as may be possible, and the National Board, with the approval of the Governor in Council, may employ such other officers and employees as may be necessary for the conduct of its business and may, with such approval, fix their remuneration.

Duties and Powers of National Board

4. (1) The National Board shall be charged with

- (a) the administration of this Order including the supervision, direction and control of the work of the Regional Boards constituted under this Order, and
- (b) such other duties as may be assigned to it by the Governor in Council or by the Minister of Labour.

(2) The National Board shall, as directed by the Minister of Labour or from time to time as it deems advisable, investigate wage conditions and labour relations in Canada and report thereon together with such recommendations as it may deem advisable, to the Minister of Labour.

5. (1) The National Board shall have all the powers and authority of a Commissioner appointed under Part I of the Inquiries Act.

(2) The Chairman or any member of the National Board may administer oaths.

6. The National Board may, with the approval of the Minister of Labour, make such by-laws as may be necessary

(a) to enable it to carry into effect the duties imposed upon it by this Order;

(b) to provide for the supervision and control of its officers, clerks and employees; and

(c) to assign to the Regional Boards duties and responsibilities under this Order and to confer upon Regional Boards authority to exercise, in the discharge of such duties and responsibilities, all or any of the powers of the National Board under Part II of this Order except the powers conferred on the National Board by subsection (2) of section 15, and paragraphs (a) and (c) of section 29 of this Order.

Regional War Labour Boards

7. (1) There shall be nine Regional War Labour Boards (hereinafter referred to as Regional Boards) one for each province, each of which shall consist of three or more members, one of whom shall be Chairman, one or more appointed as representative of employers and an equal number appointed as representative of employees.

(2) The Chairman of the Regional Board for each province shall be appointed by the Governor in Council.

(3) The Chairman of each Regional Board may designate a person to be Vice-Chairman thereof to preside over the Regional Board in his absence who shall for such purpose be a member of the Board, but where the Chairman is a person other than a Provincial Minister, no such appointment shall be made except with the approval of the Minister of Labour of Canada.

(4) The members of each Regional Board appointed as representative of employers and employees shall be appointed by the Governor in Council, on the recommendation of the Minister of Labour after consultation with the Minister of Labour or other appropriate Minister of the province concerned, and with employer and employee organizations, as the case may be, and shall hold office during pleasure; and the head office of each Regional Board shall be at such place as may be determined by the Regional Board.

(5) A majority of the members of each Regional Board shall constitute a quorum of the Regional Board.

(6) The Vice-Chairman and members of the Regional Board appointed as representative of employers and employees shall be paid such per diem allowance or expenses as may be fixed by the Governor in Council.

(7) Where the Chairman of a Regional Board is a person other than a Provincial Minister he may be paid such salary, per diem allowance or expenses as may be fixed by the Governor in Council.

(8) Each Regional Board may, with the approval of the National Board, appoint an executive officer to be the Chief Executive Officer of the Regional Board and such officer shall be paid such salary as may be fixed by the Governor in Council.

Duties and Powers of Regional Boards

8. (1) A Regional Board shall be charged with such duties and responsibilities under this Order as may be assigned to it by the National Board and shall exercise such powers of the National Board under this Order as it is authorized to exercise under the by-laws of the National Board.

(2) Where any Regional Board purports to make any direction under the provisions of this Order, it shall be conclusively presumed for the purpose of any proceedings in any court pursuant to this Order that the power to make such direction is validly and effectively conferred on such Regional Board by the by-laws of the National Board.

(3) A Regional Board shall have all the powers and authority of a Commissioner appointed under Part I of the Inquiries Act.

(4) The Chairman or any member of a Regional Board may administer oaths.

Review of Regional Board Decisions

9. A Regional Board shall report to the National Board every decision or direction made by it under this Order forthwith upon the making thereof, and shall make such other reports or returns in respect of the performance of its duties and responsibilities or the exercise of its powers under this Order as the National Board may require.

10. (1) The National Board shall arrange for the review of every decision or direction of each Regional Board and may of its own initiative, vary or revoke any such decision or direction.

(2) Where on a review under the powers conferred by this section, the National Board varies, or revokes any decision or direction of a Regional Board, the decision or direction of the National Board shall be effective only from the date of the making thereof.

Appeals

11. (1) Any person interested in or affected by any decision or direction of a Regional Board may appeal to the National Board if

(a) the Regional Board making such decision or direction grants leave so to appeal and the request for such leave to appeal has been made within thirty days of the announcement of the decision or direction of the Regional Board, or

(b) the National Board grants leave to so appeal and the request for such leave has been made within sixty days of such announcement.

(2) On any such appeal the National Board may make the decision or direction which in its opinion the Regional Board ought to have made and the decision or direction of the National Board shall constitute the decision or direction of the Regional Board as if originally made by it.

(3) "Direction" shall have the same meaning in this section and in subsection (2) of section 8, and sections 9 and 10 of this Part as in Part II of this Order.

Expenses

12. The administrative expenses of the National Board and of the Regional Boards, other than the salaries and usual travelling expenses of Dominion or Provincial officials, shall be paid out of the War Appropriation.

PART II

WAGE RATES

13. (1) In this Part, unless the context otherwise requires:

- (a) "cost of living bonus" means a periodic supplement to the wages paid to an employee in respect of changes in the cost of living;
- (b) "direction" includes any authorization or determination made by the National Board under the authority of this Order;
- (c) "employee" means any person employed by an employer under a contract of service except a person employed in domestic service in a private home or employed to do work of a casual nature other than in the trade or business of the employer;
- (d) "employer" means any person, firm or corporation employing any person and shall include His Majesty the King in right of Canada, but shall not include:
 - (i) any department or agency of the Government of Canada subject to the provisions of Order in Council P.C. 6702, of August 26, 1941, as amended; or
 - (ii) any department, branch or portion of any Provincial Government; or

- (iii) any agent of the Crown in the right of any Province; or
 - (iv) any municipality and any undertaking operated by the council or by a committee of the council of the municipality, but shall include a corporation carrying on an undertaking in any municipal area, which corporation is separate from the municipality, notwithstanding that the municipality or council exercises a measure of control over such corporation; or
 - (v) any person, firm or corporation operating any hospital or any religious, charitable or educational institution or association, if such hospital or such institution or association is not carried on for purposes of gain; or
 - (vi) any person, firm or corporation engaged in agriculture, horticulture, fishing, hunting or trapping;
- (e) "incentive rate" means a piece work rate or a rate calculated on the basis of a commission on the volume or value of results or any other rate calculated on a basis other than solely on the basis of time worked;
- (f) "National Board" includes, except in subsection (2) of section 15, and paragraphs (a) and (c) section 29 and in section 31 of this Part, a Regional Board in respect of employers and matters in respect of which the Regional Board, is by the by-laws of the National Board, authorized to exercise the powers of the National Board under this Order;
- (g) "normal working hours" means the hours normally worked by an employee on a full time basis in the standard work week established by practice or collective agreement and not considered to be overtime, and where an employer has established a standard work week in accordance with instructions of the National Board for the purpose of computing cost of living bonus payable under the Wartime Wages Control Order, means the hours comprised in such standard work week;
- (h) "occupational classification" means a classification of employees on the basis of
- (i) the performance of similar work or duties; and
 - (ii) the exercise of a like type and degree of skill and accuracy in the performance thereof,
- and where only one employee is employed to perform work or duties of a particular kind or to exercise a particular type and degree of skill and accuracy in the performance of any work or duties of a particular kind, means the job or position occupied by such employee;
- (i) "previous authorized bonus" means a cost of living bonus authorized or required to be paid by an employer to his employees in any occupational classification by or pursuant to the Wartime Wages and Cost of Living Bonus Order (Order in Council, P.C. 8253, dated October 24, 1941), or the Wartime Wages Control Order, or the Wartime Salaries Order or any Order in Council specially applying to the employer or by or pursuant to any declaration, determination, direction, instruction, order or General Order made under the authority of the said Orders;
- (j) "previous authorized single rate" or "previous authorized range" means the single rate or range, not including cost of living bonus, authorized or required to be paid by an employer to his employees in any occupational classification in respect of work performed during normal working hours by or pursuant to the Wartime Wages and Cost of Living Bonus Order (Order in Council, P.C. 8253, dated October 24, 1941), or the Wartime Wages Control Order, or the Wartime Salaries Order or any Order in Council specially applying to the employer or by or pursuant to any declaration, determination, direction, instruction, order or General Order made under the authority of the said Orders;
- (k) "range of rates" or "range" means a group of two or more wage rates, inclusive of the highest and lowest wage rate in such group, paid by an employer to employees in one occupational classification where more than one rate is paid by the employer to employees in the classification;
- (l) "Schedule A" means "Schedule A" to this Order;

- (m) "single" with reference to a wage rate means a rate which is payable to all employees in one occupational classification and in respect of which no range is paid by the employer;
- (n) "time rate" means a wage rate calculated solely on the basis of time worked;
- (o) "wages" include wages, salary, commissions, gratuities, emoluments or other remuneration paid to, or other benefit having a pecuniary value conferred on an employee by an employer in respect of the services of the employee, including any share of profits or bonuses dependent upon the profits of the employer and all other forms of "income" as defined by section 3 of the Income War Tax Act if such income is related to the services rendered by the employee, and includes payments or benefits aforesaid made to or conferred on persons other than the employee in respect of the services rendered by the employee;
- (p) "wage rate" or "rate" means the basis of the calculation of the wages paid to an employee whether such basis of calculation is with reference to a period of time worked or on a piece work basis or as a commission on volume or value of results or on any other incentive basis, and where the basis of calculation of the wages paid to an employee is a combination of such bases of calculation, means each such basis; and
- (q) "Wartime Wages Control Order" means the Wartime Wages Control Order made by Order in Council, P.C. 5963, dated July 10th, 1942, as amended.

(2) For the purpose of this Order, an employee in any office, factory, shop or undertaking, whether his compensation is called wages or salary,

- (a) who is actually engaged in and whose principal duty is the performance of work not of a supervisory character, is below the rank of foreman or comparable rank;
- (b) who has direct supervision of the employees engaged in such work and whose duties are mainly supervisory, is a foreman or of a rank comparable to a foreman,

if such employee does not, in either case, discharge duties and responsibilities of an executive character.

(3) If the Lieutenant-Governor in Council of a province by order consents, or if a Minister of the Government of a province authorized on that behalf by the Lieutenant-Governor in Council of such province signifies in writing to the Minister of Labour of Canada that he consents to the application of the provisions of this Order in respect of a municipality in such province, the provisions of this Order shall on and after the date of such consent be applicable to such municipality as an employer, notwithstanding sub-paragraph (iv) of paragraph (d) of subsection (1) of this section.

(4) If any person, firm or corporation included within the provisions of sub-paragraphs (v) and (vi) of paragraph (d) of subsection (1) of this section has employees engaged in other employments than those specified in such sub-paragraphs, such person, firm or corporation shall, notwithstanding anything contained in the said subsection (1), be an employer subject to the provisions of this Order in respect of such other employees.

PURPOSES OF ORDER

14. It is the purpose of this Order

- (a) to provide for the establishment of wage rates incorporating therein cost of living bonuses payable in respect of the rise in the cost of living;
- (b) to stabilize the wage structure in Canada established in this manner in order to maintain stability in prices and prevent increases in the general cost of living; and
- (c) to provide machinery for an orderly rectification of any gross inequalities and injustices in wage rates so established, insofar as this is possible consistently with the paramount principle of the maintenance of stability in prices,

and this Order shall be administered and enforced to give effect to these purposes.

ESTABLISHMENT OF WAGE RATES

15. (1) Every employer shall establish a single rate or range in the manner prescribed in the rules set out in Schedule "A" for each occupational classification of employees in his employment which single rate or range shall be effective for the first payroll period commencing on or after February 15, 1944,

(a) in respect of which the previous authorized single rate or the highest rate in the previous authorized range is less than \$175 per month or

(b) in respect of which the previous authorized single rate or the highest rate in the previous authorized range is a rate of \$175 per month or more, but the employees in which are not above the rank of foreman or comparable rank, provided that, where the previous authorized single rate or the highest rate in the previous authorized range for an occupational classification of employees is a rate of \$250 or more per month, the employees in the classification shall be presumed to be above the rank of foreman or comparable rank unless the nature of their duties and responsibilities and their relationship to other employees indicates clearly that they are not above the said rank.

(2) The National Board may, by order, make additional rules not inconsistent with the rules set out in Schedule "A" as to the manner in which an employer shall establish single rates or ranges for the occupational classifications of his employees specified in subsection (1) of this section.

(3) The National Board may direct the manner in which a rate or range shall be established by an employer for an occupational classification of his employees to give effect to the rules set out in Schedule "A", or any additional rules made under subsection (2) of this section.

STABILIZATION OF WAGE RATES

16. No employer shall, except in accordance with a written direction of the National Board, in any payroll period commencing on or after February 15, 1944, pay wages to an employee in an occupational classification for which he is required to establish a single rate or range under section 15 of this Order, at a rate other than a single rate or a rate within a range established in the manner therein prescribed for such classification.

17. No employer shall pay wages to an employee for the performance of work or duties, or for the exercise of a type and degree of skill and accuracy in the performance of any work or duties, not performed or not exercised by his employees in any occupational classification prior to the date of this Order, or who are employed in any establishment in which, or at any site of operation at which, the employer commences operations after the date of this Order

(a) at a rate of less than \$195 per month, or

(b) at a rate of \$195 or more, if the employee is not above the rank of foreman or comparable rank,

until he has obtained a direction of the National Board establishing a single rate or range for the occupational classification in which such employee is employed; provided that where the employer proposes to pay wages to any such employee at a rate of \$250 per month or more, the employee shall be deemed to be above the rank of foreman or comparable rank and subject to the provisions of the Wartime Salaries Order unless the National Board determines that he is not above the said rank.

18. No employer shall, except in accordance with a written direction of the National Board, alter any term of employment directly or indirectly increasing or decreasing a single rate or the rates within a range established by him under section 15 of this Order or by or pursuant to a direction of the National Board under this Order.

19. No employer shall pay wages to an employee, or employ an employee on terms which are in contravention of or otherwise than in compliance with any direction or order made by the National Board under this Order given or made to or in respect of, such employer.

POWERS OF THE NATIONAL BOARD

20. The National Board may

- (a) authorize or direct an employer to increase a single rate or the rates within a range established by him under this Order for an occupational classification of his employee only if and to the extent that the National Board finds that such increased rate or range is necessary to rectify a gross inequality or a gross injustice and is also consistent with the ability of the employer to pay the increase in cost to which such increase may give rise in the business or industry in which the rate or range is to be paid without increasing the price of the product therefrom or of the services rendered therein.
- (b) direct an employer to decrease a single rate or the rates within a range established by him under this Order for an occupational classification of his employees only if and to the extent that the National Board finds that the rate or range is so high that it is unsound or causes gross inequalities.
- (c) authorize or direct an employer
 - (i) to alter a term of employment in a manner which will increase or decrease, directly or indirectly, a single rate or the rates within a range established under this Order for an occupational classification of his employees; or
 - (ii) to establish a single rate or range for a new occupational classification of his employees in respect of which section 17 of this Order is applicable; or
 - (iii) to establish a range of rates for an occupational classification for which such employer pays only a single rate established under this Order; or
 - (iv) to establish incentive rates or ranges payable in conjunction with time rates or ranges established under this Order; or
 - (v) to convert a time rate or range established under this Order to an incentive rate or range or an incentive rate or range established under this Order to a time rate or range, in such manner or at such rate or range as in the opinion of the National Board is fair and reasonable and is consistent with and will give effect to the purposes of this Order having regard to all the circumstances deemed by it, in its discretion, to be material.

21. Where the National Board authorizes or directs an employer to increase a single rate or the rates within a range for an occupational classification of his employees, the Board may authorize or direct the employer to increase single rates or rate within ranges for other occupational classifications of his employees, in order to maintain differentials in relation to the rates so increased, only if and to the extent that the Board finds that the conditions prescribed by paragraph (a) of section 20 of this Order to the powers of the Board to authorize or direct increases in such single rates or the rates within such ranges, exist, and only in smaller amounts where the rates are higher than the rates so increased.

22. The National Board may direct an employer to introduce or extend an incentive wage system in the place of or to be paid in conjunction with a time wage system for any occupational classification in his employment where the Board considers that such introduction or extension is practicable and that it will increase the volume or quality of production without increasing the employer's cost of production per unit.

ANCILLARY PROVISIONS

PROVINCIAL MINIMUM WAGE LEGISLATION

23. Notwithstanding anything contained in this Order, an employer may, without a direction from the National Board, increase a wage rate paid by him to an employee to the minimum wage rate for such employee established at any time by or pursuant to powers conferred by provincial minimum wage legislation, if such minimum wage

rate is not in excess of thirty-five cents per hour or such higher rate per hour, if any, established for such employee by or pursuant to such legislation on November 15, 1941, or in excess of an equivalent rate where such rate is other than an hourly rate; and this Order shall not be deemed to authorize or require an employer to pay to an employee a wage rate less than such minimum wage rate or to relieve the employer from liability of any kind, under such provincial legislation or otherwise, for failure or omission so to do.

ADJUSTMENT OF INCENTIVE RATES

24. An employer may, notwithstanding anything contained in this Order
- (a) change an incentive rate or range established by him under this Order or by or pursuant to a direction of the National Board for an occupational classification of his employees,
 - (i) if such change is made to compensate for the addition, removal or alteration of a work element forming part of the operation or series of operations performed by the employees in such occupational classification, and is strictly commensurate with such addition, removal or alteration, and
 - (ii) if that portion of the employer's cost of production representing the labour cost of such operation or series of operations is not increased, and
 - (iii) if a flat rate or time rate or range of such rates is paid in conjunction with the incentive rate or range so established, if such flat rate or time rate or the rates within such range are not increased or decreased and are retained as part of the changed rate or range;
 - (b) convert a time rate or range established by him under this Order or by or pursuant to a direction of the National Board for an occupational classification of his employees to an incentive rate or range if there was established by him under this Order an incentive rate or range in respect of the same operation or series of operations and if the conversion is effected in accordance with the same method of calculation followed by the employer in calculating such incentive rate or range.

INDIVIDUAL EMPLOYEES

25. Nothing contained in this Order shall be deemed in any way to prohibit an employer

- (a) from increasing or decreasing the rate paid to an individual employee within the limits of a range established by him under this Order or by or pursuant to a direction of the National Board for the occupational classification in which the employee is employed, or
- (b) from increasing, or after consultation with the employee, or his representatives or in accordance with the terms of a collective agreement, if any, from decreasing the rate paid to an individual employee upon the promotion or demotion of the employee from one occupational classification to another occupational classification, if the wage rate paid to the employee after his promotion or demotion is the single rate or is a rate within the range established by the employer under this Order, or by or pursuant to a direction of the National Board, for such occupational classification.

PAYMENTS TO EMPLOYEES OTHER THAN WAGES

26. No employer shall make any gratuitous payment or other gift of any kind whatsoever having a pecuniary value, other than a monetary Christmas gift not in excess of twenty-five dollars, to any of his employees in any occupational classification for which he is required to establish, or to obtain a direction of the National Board establishing a single rate or range under this Order; provided that where an employer paid to his employees in any such occupational classification prior to November 15, 1941, or thereafter pursuant to any authorization of the National Board, a voluntary periodical bonus other than a cost of living bonus, he may con-

tinue or discontinue the payment of such bonus to such employees, but if he continues payment thereof, the yearly rate of payment shall not exceed the rate of payment established by practice of the year ending November 15, 1941, or by such authorization.

27. Where an employer purports to make any payment by way of loan to any of his employees in any occupational classification for which he is required to establish or to obtain a direction of the National Board establishing a single rate or range under this Order, in addition to the wages paid to the employee under the contract of service between the employer and the employee,

- (a) if such payment is made periodically at the same time or times as wages are payable under the contract of service, or
- (b) if such payment is made otherwise than as provided in paragraph (a) of this section, unless it is proved that such payment was made in good faith as a loan which it is intended at the time of the making of the payment by both the employer and the employee will in fact be required to be repaid in full by the employee to the employer,

such payment shall, for the purpose of this Order or any proceedings taken pursuant to this Order, be conclusively presumed to be a payment of wages.

ADDITIONAL POWERS OF NATIONAL BOARD

28. The National Board may, for the purpose of this Order, determine

- (a) the previous authorized single rate or the rates within the previous authorized range payable by an employer to his employees in an occupational classification;
- (b) the previous authorized bonus payable by an employer to his employee in an occupational classification;
- (c) the rate or range required to be established by the employer for an occupational classification of his employees in accordance with section 15 of this Order;
- (d) whether an alteration in a term of employment of an employee will directly or indirectly increase or decrease a rate or the rates within a range established by the employer under this Order for the occupational classification in which the employee is employed;
- (e) the occupational classification in which an employee should be classified;
- (f) in any case of doubt or dispute with regard to the rank of the employee, whether such employee is above the rank of foreman or comparable rank;
- (g) any other matter necessary to be determined for the making of any direction by the Board.

29. The National Board may, by order,

- (a) make such regulations as it deems necessary to give effect to the provisions of this Order;
- (b) require an employer to make returns or reports furnishing information with respect to the work or duties performed by or terms of employment or working conditions of his employees in any occupational classification, the single rate or range or the amount of any cost of living bonus paid to such employees at any time prior to, on or after November 15, 1941, or such other information in respect thereof as the National Board deems advisable;
- (c) exclude an employer from any of the provisions of this Order either in whole or in part or in respect of any employee or class of employees or in respect of any area designated by the National Board, if, in the opinion of the National Board, it is impracticable to administer any of such provisions in respect thereof or in any other case, if, in the opinion of the Board it is in the public interest so to do and if the Wartime Prices and Trade Board concur.

30. (1) Where any power is conferred on the National Board under this Order to give any direction or order the power shall be construed as including a power exercisable in the like manner and subject to the like consent and conditions, if any, to rescind, revoke, amend or vary the direction or order.

(2) Any direction given by the National Board pursuant to this Order may be subject to such terms or conditions as the Board deems necessary to give effect to the purposes of this Order and may require the employer to give effect to such direction commencing with such date, either before or after the making thereof, as the Board, in its discretion, prescribes.

DIRECTIONS FINAL AND CONCLUSIVE IN ANY COURT

31. Any finding, direction or order given or made under the authority of this Order by the National Board, or by a Regional Board, until varied or revoked by the National Board on review or appeal, shall be final and conclusive for the purpose of any proceedings in any court taken pursuant to this Order and shall be accepted by and shall not be subject to review in such court.

APPLICATIONS

32. Where it is provided in this Order that any direction or order may be given by the National Board an application may be made by an employer or by or on behalf of an employee for such direction or order.

OFFENCES AND PROCEEDINGS

33. (1) Every employer, or officer or agent thereof, who

(a) causes a lockout of any of his employees, to deter or prevent any of his employees from making an application to a War Labour Board constituted under this Order; or who

(b) contravenes or omits to comply with any of the provisions of this Order or of any direction or order made under the authority of this Order by a War Labour Board constituted under this Order,

shall be guilty of an offence and liable on summary conviction to a fine of not less than \$100 and not more than \$5,000 or to imprisonment for a term of not less than one month nor more than one year or to both such fine and such imprisonment; and each payment of wages to an employee in contravention of any provision of this Order or of any direction or order made under the authority of this Order, shall constitute a separate offence under this section.

(2) In any prosecution under this Order the burden of proof that the payment by an employer of wages or any payment of any kind whatsoever to an employee is made in accordance with the provisions of this Order or a direction or order made under the authority of this Order by a War Labour Board constituted under this Order, or that any lockout caused by an employer was not caused to deter or prevent any of his employees from making application to a War Labour Board constituted under this Order, shall be upon the accused.

34. Every employer who discharges or threatens to discharge or who in any way discriminates against an employee who

(a) has furnished information in support of any application or in any investigation made under the provisions of this Order; or who

(b) has given any information to a War Labour Board constituted under this Order regarding the wages or rates payable to such employee or any other employee of his employer; or who

(c) has initiated or taken part in any application made to any War Labour Board constituted under this Order,

shall be guilty of an offence and liable on summary conviction to a fine of not less than \$100 nor more than \$5,000; provided that it shall be a good defence to any prosecution under this section if it is proved that the discharge or threat of discharge or of alleged discrimination against any employee was made or done in good faith and not by reason of any act or conduct of the employee described in paragraphs (a), (b) or (c) of this section.

35. (1) Every employee who strikes or takes part in any strike

- (a) to obtain an increase in a single rate or range established under this Order, or pursuant to any direction of a War Labour Board constituted under this Order, or
- (b) to obtain the alteration of a term of an employment which would, directly or indirectly, increase any such rate or range, or
- (c) for the purpose of obtaining any direction from or of influencing the decision of a War Labour Board constituted under this Order or in protest against or to obtain any alteration in any such direction

shall be guilty of an offence and liable upon summary conviction to a fine of not less than \$25 nor more than \$100 or to imprisonment for a term of not less than one month nor more than three months or to both such fine and such imprisonment in respect of each day or part of a day on which he is on or takes part in any strike, but no fine of more than \$1,000 or imprisonment for a term of more than one year shall be imposed under this section.

(2) Where, in any prosecution of an employee under this section, it is proved that such employee went on or took part in any strike, the burden of proof that such strike was not in contravention of subsection (1) of this section shall be upon the employee, but this provision shall not deprive the employee of the benefit of any reasonable doubt which may exist after all the evidence has been put before the magistrate or justice by whom such prosecution is tried.

(3) The provisions of this section shall apply in respect of an employee who goes on or takes part in any strike, notwithstanding that an Industrial Disputes Inquiry Commission appointed under Order in Council P.C. 4020, dated June 6, 1941, as amended, or a Board of Conciliation appointed under the Industrial Disputes Investigation Act, has been established to inquire into or to investigate or report on any dispute between an employee and his employer in connection therewith and whether or not such Commission or Board has made any report thereon.

36. (1) Any person who incites, encourages or aids any employer to do or to omit to do any act or thing in contravention of this Order or any employee to go on or to continue on strike in contravention of this Order shall be guilty of an offence and liable on summary conviction to a fine of not more than \$2,000 or to imprisonment for a term of not more than one year or to both such fine and such imprisonment.

(2) Where, in any prosecution of any person under this section, it is proved that such person incited, encouraged or aided any employee to go on or continue any strike, the burden of proof that such strike was not in contravention of this Order shall be upon the accused, but this provision shall not deprive the accused of the benefit of any reasonable doubt which may exist after all the evidence has been put before the magistrate or justice by whom such prosecution is tried.

37. No prosecution shall be commenced in respect of any offence or offences under this Order or in respect of any offence or offences committed under the War-time Wages and Cost of Living Bonus Order (Order in Council, P.C. 8253, of October 24, 1941), or the Wartime Wages Control Order, except with the consent in writing of the Minister of Labour and such consent shall be sufficient if it purports to be signed by the Minister of Labour and if the name of the accused is set out therein and if it indicates that the Minister of Labour has consented to the prosecution of the said person under this Order or under the said Orders for an offence or offences.

38. Any document purporting to contain or to be a copy of any by-law, direction or order of the National Board, or of any Regional Board, and purporting to be signed by the Chairman of any such Board, or by the Chief Executive Officer or Secretary of the National Board, or Chief Executive Officer of a Regional Board, shall in any proceedings under this Order be evidence of the by-law, direction or order therein contained or of which it purports to be a copy.

39. The Minister of National Revenue shall, pursuant to section 8 (b) of the Excess Profits Tax Act and subsection (2) of section 6 of the Income War Tax Act, disallow as an abnormal expense the amount of any wages found by him to have been paid, or certified to him by the National Board as having been paid, in contravention of any of the provisions of this Order or of the Wartime Wages Control Order.

40. (1) Where a person has entered into a munitions contract which provides, in effect, that such person shall be paid the cost of carrying out the contract or any part thereof with or without a profit or fee, or that the prices specified in the contract may be adjusted or reduced to an amount which represents the cost of the services to be carried out or rendered under the contract plus a fair and reasonable profit, if such person makes any payment of wages to any of his employees engaged in carrying out the work under such contract at a rate in excess of the single rate or range established under this Order for the occupational classifications in which such employees are employed, such person shall not be entitled under the contract to a payment in respect of the amount of increase in cost occasioned by reason of such payment and the amount of such increase shall not be deemed to constitute part of the cost of the contract or in any way be taken into consideration in calculating such cost or the profit or fee, if any, to be paid to such person under the contract.

(2) "Munitions Contract" in this section has the same meaning as in section 13 of the Department of Munitions and Supply Act, as amended, and this section shall be read and construed as one with such section.

41. This Order shall have full force and effect notwithstanding any Dominion or Provincial Statute or Law.

SCHEDULE A

RULES FOR ESTABLISHMENT OF RATES OR RANGES OF RATES

1. In these rules unless the context otherwise requires words and expressions have the same meaning as in Part II of the Order and a reference to a rule by number means such rule in this Schedule.

ESTABLISHMENT OF WAGE RATES

TIME RATES

SINGLE TIME RATES

2. (1) Where there is a previous authorized single time rate payable for an occupational classification; the employer shall establish a single time rate for the classification in the place of such rate by adding to the previous authorized single rate,

- (a) if it is an hourly rate—the amount arrived at by dividing the amount of previous authorized bonus by the number of normal working hours in each week;
- (b) if it is a daily rate—the proportionate daily amount of the previous authorized bonus;
- (c) if it is a weekly rate—the amount of the previous authorized bonus;
- (d) if it is a monthly rate—the amount arrived at by multiplying the previous authorized bonus by four and one-third;

(2) A rate established in accordance with paragraph (1) of this rule shall be established at the nearest cent unless by established practice the employer's wage rates are fixed at the nearest half cent in which case it shall be established at the nearest half cent.

RANGES OF TIME RATES

3. Where there is a previous authorized range of time rates for any occupational classification, the employer shall establish a range of time rates for the classification in the place of such range, by adding to the highest and the lowest rate in the previous authorized range, the amount which would be added to each such rate under rule 2 if each such rate were a single time rate.

AUTHORIZED BONUSES IN DIFFERENT AMOUNTS

4. Where an employer pays previous authorized bonuses of different amounts to employees in any one occupational classification

- (a) if the previous authorized rate for the classification is a single time rate—the employer shall establish a range of time rates for the classification in the place

of such single rate, the lowest rate in the range to be established by adding the lowest amount of previous authorized bonus to the previous authorized single rate and the highest rate in the range to be established by adding the highest amount of previous authorized bonus to the previous authorized single rate;

- (b) if there is a previous authorized range of time rates—the employer shall establish a range of time rates for the classification in the place of such range, the lowest rate of the range to be established by adding the lowest authorized bonus to the lowest rate in the previous authorized range and the highest rate in the range to be established by adding the highest authorized bonus to the highest rate in the previous authorized range, in the manner prescribed in rule 2 as if each such rate were a single time rate.

INCENTIVE RATES

5. Where there is a previous authorized single incentive rate or a previous authorized range of incentive rates for an occupational classification the employer shall establish a single incentive rate or range of incentive rates for the classification by incorporating into the previous authorized single rate or the rates in the previous authorized range the previous authorized bonus in such manner as will

- (a) result in the employees therein continuing to receive as wages for equal service performed during normal working hours substantially the same amount of compensation as they would have received if the payment to them of the previous authorized rate or range and previous authorized bonus had been continued, and
- (b) not result in an appreciable increase in the employer's labour cost of production per unit represented by payment of the previous authorized rate or range and the previous authorized bonus to employees therein.

COMBINED RATES

6. Where there is a previous authorized single incentive rate or range of incentive rates and a previous authorized single time rate or range of time rates for any occupational classification

- (a) where the said rates or ranges are payable in the alternative to employees in the classification and are not payable simultaneously in respect of the same work done, the employer shall establish rates or ranges for the classification in the place of such rates or ranges by incorporating the previous authorized bonus into each such rate or the rates in each such range in accordance with the foregoing rules as if such rate or range were a separate rate or range to which the relevant foregoing rules were applicable,
- (b) in any case other than that set out in paragraph (a) the employer shall establish rates or ranges in the place of such rates or ranges in accordance with rule 5 as if it was applicable in respect of both such rates or ranges.

Order in Council *re* retirement of officers in the Canadian Army

P.C. 50/9400

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 8th December, 1943.

The Board had under consideration the following memorandum from the Honourable the Associate Minister of National Defence:

"The undersigned has the honour to state that the Adjutant-General reports that:—

- (a) Order in Council dated 10th June, 1943, P.C. 4774, provides for the retirement of officers of the Canadian Army upon attaining certain ages.

- (b) Said Order further provides that said officers shall, when eligible for retirement, be granted a period of leave, the length of which is dependent upon the length of their service.
- (c) Paragraph (6) (a) of the Regulations made by the said Order provides that an officer of the Permanent Active Militia shall be granted one month's leave for each five years of pensionable service in commissioned rank with an additional six days for each odd completed year of pensionable service, and two months' leave for ten years or more service in other than commissioned rank, or three weeks if said service was less than ten years.
- (d) Certain warrant officers, non-commissioned officers and men of the Permanent Active Militia have, since the outbreak of the present war, been appointed to commissioned rank in the Canadian Army and are now eligible for retirement, having reached the age limit prescribed by the said Order.
- (e) It is considered that for the purposes of paragraph (6) (a) of the said Regulations, such officers should be considered to be officers of the Permanent Active Militia so that in computing their leave, their long service in other than commissioned rank may be given some recognition.

2. The Deputy Minister of National Defence (Army) therefore recommends that, effective 10th June, 1943, for the purposes of paragraph (6) (a) of the Regulations made by Order in Council dated 10th June, 1943, P.C. 4774, warrant officers, non-commissioned officers and men of the Permanent Force who have been appointed to commissioned rank in the Canadian Army shall be considered to be officers of the Permanent Active Militia.

3. The undersigned concurs in the recommendation of the Deputy Minister and submits the same for approval."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council *re* immigration status of refugees

P.C. 9440

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 10th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Secretary of State for External Affairs reports that there are present in Canada a number of refugees who were transferred to this country from the United Kingdom, and who have been allowed to take up employment or to pursue studies in this country under prescribed conditions; and

That it is desirable to make provision with regard to their immigration status in this country, and to render their position similar, in essential respects, to that of enemy aliens in general in Canada.

Therefore His Excellency the Governor General in Council, on the recommendation of the Acting Secretary of State for External Affairs, concurred in by the Minister of Mines and Resources, the Minister of Justice and the Minister of Labour, and under the authority of the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

1. (a) Notwithstanding any provision of the Immigration Act, Chapter 93 of the Revised Statutes of Canada, 1927, or any amendment thereto, or of Order in Council

P.C. 2653 of September 14, 1939, the Minister of Mines and Resources or any person thereunto authorized by him may issue a temporary permit to enter Canada to any refugee transferred to Canada from the United Kingdom whose release in Canada has been approved by the appropriate authorities.

(b) Upon the issue of such a permit, the Director of Immigration shall forthwith forward to the Registrar General of Enemy Aliens particulars and proposed address of the refugee, and if a permit has already been issued, the Director shall, if it has not already been done, forward such information immediately to the said Registrar General.

(c) Any permit so issued shall be for a period of not more than one year, but the Minister of Mines and Resources or any person thereunto authorized by him may extend for further periods from time to time or cancel such permit.

2. Any refugee to whom a permit is issued in accordance with the provisions of the preceding Section of this Order shall,

(a) be released from any restraints or conditions under which he was held in this country prior to the issue of a permit to him;

(b) be deemed, for purposes of the Defence of Canada Regulations, to be an enemy alien ordinarily resident in Canada, and subject to such restrictions as are placed by the Defence of Canada Regulations or any other Order or Regulation upon any enemy alien ordinarily resident in Canada; and

(c) be subject to the provisions of the National Selective Service (Civilian) Regulations in the same manner and to the same extent as any other person in Canada.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 1

Second Revision

Supplement No. 20

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, December 7, 1943.

*To Collectors of Customs and Excise:***Re Trading with the Enemy**

Effective on and after 25th November, 1943, the territories which comprise the French Zone of Morocco, Algeria, Corsica and Tunisia are no longer being deemed to be proscribed territory under the provisions of the revised regulations respecting Trading with the Enemy.

Supplement No. 10 to Memorandum WM No. 1, Second Revision, in so far as it relates to Morocco, Algeria, Corsica and Tunisia is superseded.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

WM No. 89

Supplement No. 3

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, December 7, 1943.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

Order in Council P.C. 949 of the 8th February, 1943, has been further amended by inserting the following items in the schedule thereto:—

Camel's hair

Eggs, egg yolk or egg albumen, frozen or otherwise prepared

Fish, tuna, packed in air-tight containers

Fruits and nuts, pickled or preserved in salt, brine, oil or any other manner

Hair pins of base metal, including bobby pins

Olives and cherries, sulphured or in brine

Shells, mother of pearl, unmanufactured.

Persons contemplating the importation of the products enumerated above should refer to Memorandum WM No. 89 for particulars of Order in Council P.C. 949.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 9134, 30/11/43—authority, War Measures Act.)

Series D No. 47

T. C. 145

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, December 9, 1943.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

The rate of Customs duty payable on imports of tomatoes specified in tariff item 87(n), when subject to entry under the General Tariff, is reduced to 10 per cent ad valorem but not less than 1½ cents per pound (the weight of the package to be included in the weight for duty) during the period December 6, 1943, to April 30, 1944.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 9235, 2/12/43: Authority, War Measures Act.)

DEPARTMENT OF PENSIONS AND NATIONAL HEALTH**In the Matter of Regulations 32, 32A, 32B and 32C of the Defence of Canada Regulations (Consolidation) 1942**

To D. L. McLaren, Esquire, of Saint John in the Province of New Brunswick, and to all whom it may concern:

In pursuance of the authority in me vested by Regulations 32, 32A, 32B and 32C respectively of the Defence of Canada Regulations (Consolidation) 1942 I hereby authorize you, the said D. L. McLaren, to act under each and all of the said Regulations in respect of the Province of New Brunswick and any or every part thereof.

Given under my hand at the City of Ottawa this 17th day of November, A.D. 1943.

IAN A. MACKENZIE,

*Minister of Pensions and National Health.***In the Matter of Regulations 32, 32A, 32B, and 32C of the Defence of Canada Regulations (Consolidation) 1942**

To the Honourable Frank R. Davis, M.D., C.M., Minister of Public Health for the Province of Nova Scotia, and to all whom it may concern:

In pursuance of the authority in me vested by Regulations 32, 32A, 32B and 32C respectively of the Defence of Canada Regulations (Consolidation) 1942, I hereby authorize you, the said Frank R. Davis, to act under each and all of the said Regulations in respect of the Province of Nova Scotia and any or every part thereof.

Given under my hand at the City of Ottawa this 17th day of November, A.D. 1943.

IAN A. MACKENZIE,

*Minister of Pensions and National Health.***In the Matter of Section 11 of Regulation 35 of the Defence of Canada Regulations (Consolidation) 1942**

TO ALL WHOM IT MAY CONCERN:

Whereas by an Order, made by me pursuant to subsection (c) of Section 11 of the Defence of Canada Regulations (Consolidation) 1941 and the amending Orders in Council thereto, dated the 27th day of February, A.D., 1942, concurred in by the Minister of Munitions and Supply, I did in respect of the Federal District therein described remove certain restrictions upon lighting imposed by subsections (a) and (b) of said Section 11 of Regulation 35;

And whereas it is now deemed advisable to remove the said restrictions upon lighting in their entirety as respects the said Federal District;

Now therefore in pursuance of the powers vested in me by the said Regulation, I do hereby order as follows:

That, until further Order may be made by me with respect hereto the restrictions imposed by subsections (a) and (b) of Section 11 of said Regulation 35 and all of them be and the same are hereby removed as respects all of the said Federal District and the persons therein.

Given under my hand and the seal of the Department of Pensions and National Health at the City of Ottawa this 17th day of November, A.D., 1943.

IAN MACKENZIE,
Minister of Pensions and National Health.

I hereby concur in the foregoing Order of the Minister of Pensions and National Health.

Dated at the City of Ottawa this 30th day of November, A.D., 1943.

C. D. HOWE,
Minister of Munitions and Supply.

**In the Matter of Section 11 of Regulation 35 of the Defence of Canada
Regulations (Consolidation) 1942**

TO ALL WHOM IT MAY CONCERN:

Whereas by an Order made by me, pursuant to subsection (c) of section 11 of the Defence of Canada Regulations (Consolidation) 1941 and the amending Orders in Council thereto, dated the 4th day of March A.D. 1942, concurred in by the Minister of Munitions and Supply, I did in respect of the Province of New Brunswick remove certain restrictions upon lighting imposed by subsections (a) and (b) of said Section 11 of Regulation 35;

And whereas the Honourable John B. McNair, Premier of the Province of New Brunswick has requested on Order making the further exemption to said Regulation as follows:

Now Therefore in pursuance of the powers vested in me by the said Regulation I do hereby order as follows:

That the said Order of the 4th day of March, A.D., 1942 be amended by adding at the end of the exemptions therein set forth the further exemption as follows: "10. Porch and verandah lights."

Given under my hand and the seal of the Department of Pensions and National Health at the City of Ottawa this 4th day of November, A.D., 1943.

IAN MACKENZIE,
Minister of Pensions and National Health.

I hereby concur in the foregoing Order of the Minister of Pensions and National Health.

Dated at the City of Ottawa this 9th day of November, A.D., 1943.

C. D. HOWE,
Minister of Munitions and Supply.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 345

Respecting Milk and Milk Products

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, it is hereby ordered as follows:—

1. Subsection (1) of Section 3 of Order No. 195 of the Board is hereby amended by striking out the figure "12·5" where it appears in the said subsection opposite the principal market of "Halifax" under the column headed "maximum price in principal markets" and substituting therefor the figure "13·0".

2. This Order comes into force on December 1, 1943.

Made at Ottawa, this 23rd day of November, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 348

Respecting Veal

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Orders No. 274 and 298 of the Board are hereby revoked.

2. This Order shall come into force on December 27, 1943.

Made at Ottawa, this 8th day of December, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 349

Respecting Maximum Prices of Sausage

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Subsection (1) of Section 1 of Order No. 305 is hereby amended by adding thereto the following:

96270—3

"(h) 'Pork sausage meat' means sausage conforming to the definition of pork sausage except that it is not stuffed in casings;

(i) 'Commercial sausage meat' means sausage conforming to the definition of commercial sausage except that it is not stuffed in casings."

2. Section 4 of said Order No. 305 is hereby amended by revoking clause (b) thereof and substituting therefor the following:

"(b) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him in pricing that kind of sausage or sausage meat during the basic period from September 15 to October 11, 1941, both inclusive, but not in any event exceeding:

(i) 30 per cent of his selling price on sales of pork sausage and commercial sausage and of pork sausage meat and commercial sausage meat; or

(ii) 25 per cent of his selling price on sales of bologna style sausage and of wieners."

3. The Schedule to said Order No. 305 is hereby revoked and is replaced by the Schedule to this Order.

4. This Order shall be effective on and after December 11, 1943.

Made at Ottawa, this 9th day of December, 1943.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 349 SETTING FORTH NEW SCHEDULE TO ORDER No. 305 AS FOLLOWS:
SCHEDULE TO ORDER No. 305 RESPECTING MAXIMUM PRICES FOR SAUSAGES (IN CENTS PER POUND)

Kind of Sausage	Kind of Casing	Zones														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Pork sausage in a package containing not over 1½ pounds.....	S.C.....	27.00	26.50	26.00	26.00	26.00	26.00	26.50	26.00	25.50	24.75	24.25	24.00	25.25	25.00	25.50
Pork sausage in a package containing not over 1½ pounds.....	H.C.....	25.00	24.50	24.00	24.00	24.00	24.00	24.50	24.00	23.50	22.75	22.25	22.00	23.25	23.00	23.50
Pork sausage in bulk or in a package containing more than 1½ pounds.....	S.C.....	26.00	25.50	25.00	25.00	25.00	25.00	25.50	25.00	24.50	23.75	23.25	23.00	24.25	24.00	24.50
Pork sausage in bulk or in a package containing more than 1½ pounds.....	H.C.....	24.00	23.50	23.00	23.00	23.00	23.00	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Pork sausage meat in a package containing not over 1½ pounds.....	Not in casings..	23.00	22.50	22.00	22.00	22.00	22.00	22.50	22.00	21.50	20.75	20.25	20.00	21.25	21.00	21.50
Pork Sausage Meat in bulk or in a package containing more than 1½ pounds.....	Not in casings..	22.00	21.50	21.00	21.00	21.00	21.00	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Commercial sausage.....	S.C.....	21.00	20.50	20.00	20.00	20.00	20.00	20.50	20.00	19.50	18.75	18.25	18.00	19.25	19.00	19.50
Commercial sausage.....	H.C.....	19.00	18.50	18.00	18.00	18.00	18.00	18.50	18.00	17.50	16.75	16.25	16.00	17.25	17.00	17.50
Commercial sausage meat in a package containing not over 1½ pounds.....	Not in casings..	18.00	17.50	17.00	17.00	17.00	17.00	17.50	17.00	16.50	15.75	15.25	15.00	16.25	16.00	16.50
Commercial sausage meat in a package containing more than 1½ pounds.....	Not in casings..	17.00	16.50	16.00	16.00	16.00	16.00	16.50	16.00	15.50	14.75	14.25	14.00	15.25	15.00	15.50
Bologna Style Sausage.....	B.C.A.C. or P.B.....	17.50	17.00	16.75	16.50	16.50	16.50	17.00	16.50	16.00	15.25	15.00	14.75	16.00	15.75	16.25
Wieners and Frankfurters.....	S.C.....	22.75	22.25	22.00	21.75	21.75	21.75	22.25	21.75	21.25	20.50	20.25	20.00	21.25	21.00	21.50
Wieners and Frankfurters.....	H.C.....	20.75	20.25	20.00	19.75	19.75	19.75	20.25	19.75	19.25	18.50	18.25	18.00	19.25	19.00	19.50
Wieners and Frankfurters.....	A.C.....	20.50	20.00	19.75	19.50	19.50	19.50	20.00	19.50	19.00	18.25	18.00	17.75	19.00	18.75	19.25

In this Schedule under the Heading of Kind of Casing—
“S.C.” means sheep or lamb casing.
“H.C.” means hog casings.
“A.C.” means artificial casing.
“B.C.” means beef casing.
“P.B.” means paraffined cloth bags.

WARTIME PRICES AND TRADE BOARD**Order No. 351****Controlling the Sale and Distribution of Canned Fruits and Vegetables**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Sections 3 and 4 and subsection (2) of Section 5 of Order No. 301 of the Board are hereby revoked.

2. This Order shall be effective on and after December 13, 1943.

Made at Ottawa this 10th day of December, 1943.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-983

Respecting Maximum Retailers' Prices for Lumber and Millwork in the Province of Quebec, except the City of Hull

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, on behalf of the Board, as follows:

Interpretation

1. For the purposes of this Order,

"point of shipment" shall mean any warehouse, lumber yard, or place from which lumber or millwork is shipped or delivered.

Maximum Retailers' Prices Fixed for Quebec

2. (1) The maximum price (including Federal Sales Tax) at which any person may sell, or offer for sale, at retail, or at which any person may purchase at retail, any lumber or millwork described in Schedules A and B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Province of Quebec, except any point of shipment within the City of Hull, shall be the price shown for such lumber or millwork in the said Schedules.

(2) The maximum price (including Federal Sales Tax) at which any person may sell, or offer for sale, at retail, or at which any person may purchase at retail, any millwork, other than millwork described in Schedule B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Province of Quebec, except any point of shipment within the City of Hull, shall be the cost of such millwork to the seller, plus a mark-up of twenty-five per centum (25%) of such cost.

Special Sizes of Lumber

3. (1) When any lumber is manufactured to rough or finished sizes, other than those sizes designated in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber and Millwork Sold

4. Every person selling lumber or millwork at retail from any point of shipment in the Province of Quebec shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber and millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

5. This Order shall be effective on and after the 6th day of December, 1943.

Dated at Ottawa this 23rd day of November, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE A

TO ADMINISTRATOR'S ORDER No. A-983

Maximum Retail Prices for Lumber in the Province of Quebec except the City of Hull

Unless otherwise indicated all prices set out hereunder refer to One Thousand Feet Board measure, and all measurements are calculated from the nominal size.

Softwoods

Spruce and Jack Pine—Rough

2" Scant x 3 and 4" Merchantable (4th and Better) Random Lengths	\$56.00
2" Scant x 5" Merchantable (4th and Better) Random Lengths..	57.00
2" Scant x 6" and 7" Merchantable (4th and Better) Random Lengths	59.00
2" Scant x 8" Merchantable (4th and Better) Random Lengths..	61.00
2" Scant x 9" Merchantable (4th and Better) Random Lengths..	63.00
2" Scant x 10 and 11" Merchantable (4th and Better) Random Lengths	66.00
2" Scant x 12" Merchantable (4th and Better) Random Lengths	69.00
$\frac{5}{8}$ x 3" or 4" Select Vee Joint	53.00 MFSM
For 1" Scant ADD to the above prices.....	\$1.00
For 1" Full ADD to the above prices.....	4.00
1½" and 1¼" ADD to the above prices.....	5.00
2" full ADD to the above prices.....	3.00
3 x 3 to 5" ADD to the above prices for same width.....	3.00
3 x 6" and up ADD to the above prices for same width.....	5.00
4 x 4" and 5" ADD to the above prices for same width.....	4.00
4 x 6" and up ADD to the above prices for same width.....	6.00
6 x 6" and up ADD to the above prices for same width.....	8.00
8 x 8" and up ADD to the above prices for same width.....	8.00
10 x 10" and up ADD to the above prices for same width.....	8.00

Lower Grades—

For 5th Quality and Better DEDUCT from the above prices.....	1.00
For 5th Quality only, DEDUCT from the above prices.....	3.00
For 6th Quality only, DEDUCT from the above prices.....	4.00

Higher Grades

Select run to Vee Joint, Flooring or Novelty Siding, ADD to the above prices	3.00
---	------

For specified lengths of 16' ordered by the buyer, ADD to the above prices.... 3.00

For other specified lengths ordered by the buyer, ADD to the above prices.....	2.00
--	------

<i>Siding</i> —Feather Edge Clapboard— $\frac{1}{2}$ " x 5".....	\$34.00 per MFSM
$\frac{1}{2}$ " x 6" and 7"	35.00 per MFSM
<i>Grounds</i> — $\frac{3}{4}$ " x $\frac{3}{4}$ ", Rough lumber, any softwood.....	$\frac{3}{4}$ c. per lineal foot
$\frac{3}{4}$ " x $\frac{7}{8}$ ", Rough lumber, any softwood.....	$\frac{3}{4}$ c. per lineal foot
<i>Brick Strips</i> — $\frac{1}{2}$ " x 3", Rough lumber, any softwood.....	$\frac{3}{4}$ c. per lineal foot
<i>Furrings</i> —1" x 1 $\frac{1}{2}$ ", Rough lumber, any softwood.....	$\frac{3}{4}$ c. per lineal foot
1" x 2", Rough lumber, any softwood.....	1c. per lineal foot
2" x 2", Rough lumber, any softwood.....	2c. per lineal foot

Eastern Hemlock and Cedar

For Eastern Hemlock and Cedar DEDUCT \$4.00 from the above prices for Spruce and Jackpine.

For Dressed Spruce, Jack Pine, Hemlock and Cedar ADD \$4.00 to prices for Rough.

White Pine (*Pinus Strobus*)—Rough

	"C" Select and better	"D" Select
1 x 4 to 6"	\$140.00	\$130.00
1 x 7 and 8"	160.00	150.00
1 x 9" and up, ADD \$10.00 to the above prices per inch for each inch over 8".		
1½, 1½ or 2" x 4 to 6"	180.00	160.00
1½, 1½ or 2" x 7 and 8"	220.00	170.00
1½, 1½ or 2" x 9" and up, ADD \$10.00 to the above prices per inch for each inch over 8".		
3 x 6" and up	280.00	210.00
4 x 6" and up	290.00	220.00

WHITE PINE—CUTS

	No. 1	No. 2	No. 3	Nos. 1 and 2	Nos. 1 2 and 3
(<i>Pinus strobus</i>)					
1 x 6" and Wider, Random Lengths 8 to 16'			\$ 80.00	\$ 105.00	\$ 100.00
1½ x 6" and Wider, Random Lengths 8 to 16'	\$ 150.00	\$ 120.00	90.00	145.00	130.00
1½ x 6" and Wider, Random Lengths 8 to 16'	180.00	150.00	105.00	165.00	145.00
2 x 6" and Wider, Random Lengths 8 to 16'	180.00	150.00	105.00	165.00	145.00
2½ and 3 x 6" and Wider, Random Lengths 8 to 16'			130.00	185.00

WHITE PINE—COMMONS

	Nos. 1 and 2	Selected No. 3	No. 3	No. 4	No. 5	No. 6
(<i>Pinus Strobus</i>)						
1 x 4 to 9"	\$ 100.00	\$ 95.00	\$ 90.00	\$ 75.00	\$ 65.00	\$ 55.00
1 x 10"	110.00	100.00	95.00	80.00	70.00	60.00
1 x 11/12"	130.00	105.00	100.00	85.00	70.00	60.00

For 1½", 1½" and 2" Add to the above prices.....	\$ 5.00
For 3" Add to the above prices.....	10.00
For 4" Add to the above prices.....	15.00
5 x 5"	130.00
6 x 6"	160.00
For Specified Lengths, ordered by the Buyer, Add to the above prices.....	5.00

<i>Siding</i> —Feather Edge Clapboard—½" x 5" to 9" No. 1 and 2 Com- mon Pine	\$57.00 per MFSM
¾" x 5" to 9" No. 1 and 2 Common Pine, (Resawn from 1½")	70.00 " "

Red or Norway Pine (Pinus Resinosa)—

1 x 4 to 6" Clear and Clear Face—6 to 16' in length.....	\$108.00
1 x 7" and up Clear and Clear Face—6 to 16' in length.....	123.00
For 1½", 1½" and 2", Add to the above prices	\$5.00
1 x 4 to 9" Merchantable—6 to 16' in length.....	71.00
1 x 10" " " "	73.00
1 x 12" " " "	83.00
For 2", Add to the above prices.....	\$3.00
3 x 4" to 9" Merchantable—6 to 16' in length.....	73.00
3 x 10" " " "	83.00
3 x 11" and 12" " " "	88.00
For 4", Add to the above prices	\$2.00

For Dressed White and Red Pine Add \$4.00 to the above prices for Rough.

B.C. Fir, Hemlock and Cedar

	B and Better	C	D
5/8 x 3" Vee Joint Ceiling.....	\$ 65.00	\$ 60.00	\$ 55.00 M.F.S.M.
1 x 4" Vee Joint Ceiling.....	70.00	65.00	60.00 M.F.S.M.
5/8 x 3" Vee Joint Ceiling.....	75.00	70.00	65.00
1 x 4" Vee Joint Ceiling.....	80.00	75.00	70.00
1 x 3" Edge-Grain Flooring	100.00	95.00	85.00
1 x 4" Edge-Grain Flooring.....	100.00	95.00	85.00
1 x 3" Flat-Grain Flooring.....	80.00	75.00	65.00
1 x 4" Flat-Grain Flooring	80.00	75.00	65.00

ROUGH CLEARS

1 x 4" and 5"	\$105.00	\$100.00
1 x 6"	110.00	105.00
1 x 8"	115.00	110.00
1 x 10"	120.00	115.00
1 x 12"	130.00	125.00
For Specified Lengths, ordered by the Buyer, Add to the above prices for Rough Clears		\$ 5.00
For 1½", 1½" and 2" Add to the above prices		5.00
For 3", Add to the above prices		40.00
For Dressed Clears Add to the above prices.....		5.00

PLANK AND TIMBERS

B.C. Fir, Cedar and Hemlock

Stock sizes No. 1 Common Rough, up to 32' in length.....	\$80.00
Stock sizes No. 1 Common Dressed, up to 32' in length.....	85.00
For Lengths over 32' and up to 40', Add to the above prices.....	4.00
For Cut Sizes, Add to the above prices	5.00
For Select Common, Add to the above prices.....	5.00

TRIM

B.C. Fir and Hemlock

1 x 4" and 5" Casing B and Better Finish ¾ or 11/16"	\$115.00
1 x 6" and 8" Base B and Better Finish ¾ or 11/16"	125.00
10" Base B and Better Finish ¾ or 11/16"	130.00
1½" x 4" and 5" Baseblock	125.00
1½" x 5" Jambs Cut to Length	130.00

SHINGLES

Cedar—

Eastern		Western	
Extras (16")	\$7.80 per square	No. 1 5X (16")	\$8.10 per square
Clears	7.20 " "	No. 2 5X (16")	6.60 " "
2nd Clears	6.35 " "	No. 3 5X (16")	6.10 " "
Clear Walls	6.10 " "		
Extra No. 1	4.70 " "		

For Eastern Shingles by the Thousand (Packed 23/24) add 17 per cent to the above prices.

MOULDINGS

1" thick or less and 4" wide or less.....1½¢ per lineal foot for each inch in width.
For Mouldings 1" thick and more than 4" wide, the maximum price shall be the cost of the lumber to the retailer, plus dressing charges of \$15.00 per M.F.B.M., except in the case of B.C. Fir and Hemlock set out above.

HARDWOODS

First and Seconds Combined

	Birch	Maple	Bass-wood	Elm
4/4" Random Widths and Lengths.....	\$ 150.00	\$ 160.00	\$ 150.00	\$ 140.00
5/4" Random Widths and Lengths.....	155.00	165.00	155.00	145.00
6/4" Random Widths and Lengths.....	160.00	170.00	160.00	150.00
8/4" Random Widths and Lengths.....	170.00	180.00	170.00	160.00
10/4" Random Widths and Lengths.....	180.00	200.00	170.00
12/4" Random Widths and Lengths.....	190.00	210.00	180.00
16/4" Random Widths and Lengths.....	215.00	235.00

No. 1 Common and Selects Combined

4/4" Random Widths and Lengths.....	95.00	100.00	95.00	90.00
5/4" Random Widths and Lengths.....	105.00	110.00	105.00	100.00
6/4" Random Widths and Lengths.....	110.00	115.00	110.00	105.00
8/4" Random Widths and Lengths.....	120.00	125.00	120.00	115.00
10/4" Random Widths and Lengths.....	130.00	145.00	130.00
12/4" Random Widths and Lengths.....	140.00	155.00	130.00
16/4" Random Widths and Lengths.....	170.00	185.00

No. 2 Common

4/4" Random Widths and Lengths.....	65.00	65.00	65.00	65.00
5/4" Random Widths and Lengths.....	70.00	70.00	70.00
6/4" Random Widths and Lengths.....	70.00	70.00	70.00
8/4" Random Widths and Lengths.....	75.00	70.00	75.00

For any odd thickness between the thicknesses set out above, 50 per cent of the difference between the nearest lower and higher thicknesses may be added to the nearest thickness lower than the thickness given. For example, No. 2 Common Birch, 6½/4" Stock may be priced at \$72.50.

No. 3 Common

All Thicknesses	\$50.00	\$45.00	\$50.00	\$50.00
-----------------------	---------	---------	---------	---------

For the following specified widths ordered by the buyer, ADD to the above prices the amounts set out below:

8" or 9"	\$10.00
10" or 11"	20.00
12" to 15"	30.00
14" up	40.00

For the following specified lengths ordered by the buyer, ADD to the above prices the amounts set out below:

10'	\$10.00
12'	10.00
14'	20.00
16'	30.00

For Standard Dressing (D2S, D4S or D2S & M), ADD to the above prices for Hardwood Lumber \$10.00

FLOORING

Birch, Beech and Maple—

	Birch and Beech Maple		
$\frac{13}{16}$ " First Grade	\$115.00	\$120.00	
$\frac{13}{16}$ " Second Grade	110.00	115.00	
$\frac{13}{16}$ " Third Grade	95.00	95.00	
$\frac{13}{16}$ " Fourth Grade	70.00	70.00	
$\frac{1}{2}$ " First Grade	108.00	116.00	MFSM
$\frac{1}{2}$ " Second Grade	103.00	103.00	"
$\frac{1}{2}$ " Third Grade	85.00	85.00	"
$\frac{3}{8}$ " First Grade	100.00	100.00	"
$\frac{3}{8}$ " Second Grade	95.00	95.00	"
$\frac{3}{8}$ " Third Grade	78.00	78.00	"

For quantities of 5,000 F.B.M. to 9,999 F.B.M., DEDUCT from the above prices \$ 5.00

For quantities of 10,000 F.B.M. and over, DEDUCT from the above prices 10.00

TONGUED AND GROOVED

Oak Flooring—

Thickness	Kind	Grade		
$\frac{3}{8}$ "	Plain White	1st	\$127.00	MFSM
		2nd	120.00	"
		3rd	95.00	"
		Shorts	75.00	"
$\frac{3}{8}$ "	Quartered White	1st	165.00	"
		2nd	150.00	"
		3rd	95.00	"
		Shorts	78.00	"
$\frac{3}{8}$ "	Plain Red	1st	127.00	"
		2nd	120.00	"
		3rd	95.00	"
		Shorts	75.00	"
$\frac{3}{8}$ "	Quartered Red	1st	150.00	"
		2nd	130.00	"
		3rd	95.00	"
		Shorts	75.00	"
$\frac{1}{2}$ "	Plain Red	1st	170.00	"
		2nd	157.00	"
		3rd	127.00	"
		Shorts	90.00	"
$\frac{13}{16}$ "	Plain Red	1st	230.00	
		2nd	200.00	
		3rd	145.00	
		Shorts	110.00	
		No. 4	70.00	

TONGUED AND GROOVED—*Concluded*

Oak Flooring—

Thickness	Kind	Grade	
$\frac{13}{16}$ "	Quartered Red	1st	\$280.00
		2nd	240.00
		3rd	150.00
		Shorts	110.00
$\frac{13}{16}$ "	Quartered White	1st	310.00
		2nd	250.00
		3rd	140.00
		Shorts	110.00

For Jointed or square edge oak flooring, ADD 30 per cent to the above prices for Tongued and Grooved flooring.

Kiln Drying Charges

For any Softwood or Hardwood Lumber which has been kiln dried, the amounts, as set out below, may be added to the prices shown in this Schedule:

	All Softwood Lumber, Birch, Basswood and Elm	Maple
4/4"	\$10.00	\$10.00
5/4" and 6/4"	15.00	15.00
8/4"	15.00	20.00
10/4"	20.00	30.00
12/4"	30.00	40.00
16/4"	40.00	50.00

SCHEDULE B

To ADMINISTRATOR'S ORDER No. A-983

Maximum retail prices for millwork in the Province of Quebec,
except the City of Hull

DOORS AND FRAMES

B.C. Fir Doors

2 Panels (No. 20) 2'8" or less x 6'8" or less— $1\frac{3}{8}$ " thick	\$4.50 each
5 Panels (No. 55) " " " " "	4.50 "
5 Panels (No. 55) " " " " " with Raised Panels	5.25 "
Craftman (No. 45) " " " " "	4.75 "
1 Panel (No. 10) " " " " "	4.75 "
15 Lights (No. 205) " " " " "	6.00 "
For B.C. Fir Doors 2'10" x 6'10"— $1\frac{3}{8}$ " thick ADD to the above prices....	50c each

Above numbers refer to the Universal Doors and Sash 1942 Retail List.

Mono Doors

"A" Grade 2'8" or less x 6'8" or less— $1\frac{3}{8}$ " thick.....	\$6.25 each
"A" Grade 2'10" x 6'10" — $1\frac{3}{8}$ " thick.....	7.25 "
For "A" Grade of $1\frac{3}{4}$ " thickness, ADD to the above prices \$1.25 each.	
"B" Grade 2'8" or less x 6'8" or less— $1\frac{3}{8}$ " thick.....	5.25 "
"B" Grade 2'10" x 6'10" — $1\frac{3}{8}$ " thick.....	6.25 "
For "B" Grade of $1\frac{3}{4}$ " thickness ADD to the above prices \$1.00 each	

The maximum price for standard interior and exterior doors shown in the Universal Doors and Sash 1942 Retail Price List shall be the price set forth therein less an amount of 5 per centum (5%), except for the doors described above.

Single Front Entrance Doors and Frames

Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine with 15 Lights.....	\$10.25 each
Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine with 12 Lights and 1 panel with raised mouldings at panel	10.25 "
Double Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine with sash and screen sections	11.25 "
Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine, 1 Panel and 2 Lights moulded with Raised Mouldings two sides. Square head outside, segment inside (Rounded Glass)	10.25 "
Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine with 1 panel and 1 light (48") Raised Moulding two sides at panel and glass (Long Glass)	9.50 "
Frame only, with Fanlight	6.50 "

Venetian Front Entrance Doors, Frames and Sidelights

Complete Unit Venetian 5'0" x 8'0", with Long Glass.....	\$28.25 per unit
Complete Unit Venetian 5'0" x 8'0", with Short Glass	30.50 "
Complete Unit Venetian 5'0" x 8'0", with Rounded Glass	30.00 "
Frame as above	11.75 per frame
Venetian Rounded Sides (Sidelights).....	6.50 per pair
Venetian Sides with Long Glass "	5.50 " "
Venetian Sides with Short Glass "	6.50 " "
Venetian Pilasters	4.75 " "
Frame, without Pilasters, for a pair of doors, 5'0" x 8'0"	7.50 " "

Kitchen and Balcony Doors and Frames

Complete Kitchen Unit, 3' 0" x 8' 0" with door 2' 10" x 6' 10" x 1 $\frac{3}{4}$ ", 2 Upright Panels, 4 Lights, Paint Pine and Fanlight over....	\$21.50 per unit
Door as above	7.50 each
Double door with sash and screen sections.....	8.50 "
Frame as above with fanlight.....	6.50 "
Complete Balcony Unit 3' 0" x 8' 0" with door 2' 10" x 6' 10" x 1 $\frac{3}{4}$ ", 2 upright panels, 9 lights, double door with sash and shutter sections, fanlight over, all of Paint Pine.....	23.25 per unit
Door as above	8.00 each
Double door with sash and shutter sections.....	9.50 "
Frame with fanlight as above.....	6.50 "

Kitchen Cupboards

B.C. Fir 4' 0" x 9' 0" without shelves.....	16.25 each
B.C. Fir 4' 6" x 9' 0" without shelves.....	17.50 "
B.C. Fir 5' 0" x 9' 0" without shelves.....	19.00 "
Basswood 4' 0" x 9' 0" without shelves.....	14.75 "
Basswood 4' 6" x 9' 0" without shelves.....	16.25 "
Basswood 5' 0" x 9' 0" without shelves.....	17.50 "

Cupboards with Doors Prepared for Glass

B.C. Fir 3' 0" x 8' 0" without shelves.....	11.50 each
B.C. Fir 3' 6" x 8' 0" without shelves.....	13.00 "
B.C. Fir 4' 0" x 8' 0" without shelves.....	14.25 "

Ironing Boards

B.C. Fir and Basswood New Style.....	6.50 each
B.C. Fir and Basswood 12" x 55".....	8.00 "
B.C. Fir and Basswood 14" x 55".....	8.75 "
B.C. Fir and Basswood 15" x 65".....	11.25 "
B.C. Fir and Basswood Wallboard type.....	8.00 "
Ash 12" x 55"	9.00 "
Ash 14" x 55"	10.25 "
Ash 15" x 65"	12.25 "
Door Flushwood	9.50 "

Medicine Cabinets

B.C. Fir and Basswood 18" x 24".....	\$4.00	each
Ash 18" x 24"	5.00	"
To receive Mirror (Flush) 18" x 24".....	5.00	"

Garage Doors—in Four Sections, rabbeted joints, two panels and 4 lights prepared for double glazing in each section

8' 0" x 8' 0" x 1 $\frac{3}{4}$ ".....	25.25	per door
8' 0" x 7' 6" x 1 $\frac{3}{4}$ ".....	25.25	"
8' 0" x 7' 0" x 1 $\frac{3}{4}$ ".....	25.25	"

OPEN SASH AND FRAMESDouble Hung and Casement Sash 1 $\frac{3}{4}$ " in thickness.Storm Sash and Shutters 1 $\frac{3}{8}$ " in thickness.*English Storm Sash Inside Without Blinds*

Width	Height		
1' 6" x 3' 0"	Single Frame.....	\$7.50	each
2' 0" x 4' 0"	"	8.00	"
2' 0" x 6' 0"	"	9.00	"
2' 6" x 6' 0"	"	9.75	"
3' 0" x 6' 0"	"	10.25	"
3' 6" x 6' 0"	"	10.25	"

English Storm Sash Inside Without Blinds

Width	Height		
4' 0" x 6' 0"	Single Frame.....	\$10.50	each
6' 0" x 6' 0"	Triple Frame.....	27.00	"
5' 0" x 6' 0"	Triple Frame.....	25.25	"
5' 0" x 6' 0"	Double Frame.....	22.25	"

English Storm Sash and Blinds Outside for Brick Wall Construction

1' 6" x 3' 0"	2 lights	9.50	"
2' 0" x 4' 0"	"	10.25	"
2' 0" x 6' 0"	"	11.50	"
2' 6" x 6' 0"	"	14.25	"
3' 0" x 6' 0"	"	15.25	"
3' 0" x 6' 0"	4 "	15.50	"
3' 0" x 5' 0"	2 "	15.25	"
3' 0" x 5' 0"	4 "	15.50	"
3' 0" x 5' 6"	2 "	15.25	"
3' 0" x 5' 6"	4 "	15.50	"
3' 6" x 6' 0"	2 "	15.50	"
3' 6" x 6' 0"	4 "	16.00	"

English Storm Sash and Blinds Outside for Frame Wall Construction

1' 8" x 3' 0"	9.50	"
3' 0" x 5' 0"	15.50	"
3' 0" x 5' 6"	15.50	"
3' 0" x 6' 0"	15.50	"

Canadian Complete Unit for Brick Wall Construction

1' 0" x 2' 0"	5.50	per unit
1' 6" x 3' 0"	6.75	" "
2' 0" x 4' 0"	7.75	" "

English Unit for Frame Wall Construction

1' 0" x 2' 0"	(Casement)	4.00	" "
2' 0" x 3' 0"	Double Hung	5.75	" "
2' 0" x 4' 0" and 4' 6"	Double Hung	6.00	" "
3' 0" x 4' 0" and 4' 6"	Double Hung	6.50	" "

English Window—Storm Sash in Two Pieces Hanging from the Top and Equipped with Spiral Balances

1' 6" x 3' 0"	2 Horizontal Lights	9.75	each
2' 0" x 4' 0"	4 Horizontal Lights	11.50	"
2' 6" x 6' 0"	4 Horizontal Lights	13.25	"
2' 6" x 5' 6"	4 Horizontal Lights	13.25	"
3' 0" x 5' 0"	4 Horizontal Lights	13.50	"
3' 0" x 5' 6"	4 Horizontal Lights	13.50	"
3' 6" x 5' 0"	4 Horizontal Lights	13.75	"
3' 6" x 5' 6"	4 Horizontal Lights	13.75	"
5' 0" x 5' 0"	Double Frame with 4 Horizontal Lights in each sash opening	27.00	"
5' 0" x 5' 6"	Double Frame with 4 Horizontal Lights in each sash opening	27.00	"
6' 0" x 5' 0"	(Spiral in center only), triple frame with 4 horizontal lights in each sash opening	33.75	"
6' 0" x 5' 6"	(Spiral in center only), triple frame with 4 horizontal lights in each sash opening	33.75	"

Stair Treads

1½" x 11" x 3'6", made of any Hardwood	1.75	"
--	------	---

Columns

Wreathed column (complete)	10.25	"
Squared column (base)	4.50	"
Squared column (½ base)	2.50	"
Wreathed column 8"	6.00	"

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-999

Respecting Paint and Varnish Brushes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Schedule "A" to Administrator's Order No. A-494 is hereby amended by adding thereto item (r) as set out in the Schedule to this Order.

2. This Order shall be effective on and after the 8th day of December, 1943.

Dated at Ottawa, this 29th day of November, 1943.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-999

Width of Brush at Ferrule	Size of Stock	Length of Stock out of Ferrule	Combined Weight of Hair	Thickness of Brush within Ferrule	Type of Handle	Finish Handle	Manu- facturer's Maximum List Price (per doz.)	Maximum Price to Consumer (each)
				(r) LINE				
		(Made	of 100% horse hair, not less than 50% of which has been flagged)					
1"	2¼"	1⅞"	¾"	⅝"	Flat Moulded	Clear	\$2.50	\$0.20
2"	2¼"	1⅞"	¾"	¾"	"	"	4.18	.35
3"	2½"	2⅜"	¾"	⅝"	"	"	9.00	.75
4"	2½"	2⅜"	1"	¾"	"	"	15.00	1.25
5"	2¾"	2⅜"	1⅝"	¾"	"	"	20.00	1.65
6"	2¾"	2⅜"	2"	¾"	"	"	27.00	2.25
7"	2¾"	2⅜"	2¼"	¾"	"	"	37.50	3.25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1006

Respecting Metal Furniture, Upholstered Furniture, Bedding and Parts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Bedding, Metal Furniture and Upholstered Furniture,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

INTRODUCTION

A-614—REVOKED—EFFECTIVE DATE OF THIS ORDER.

1. Administrator's Order No. A-614 as amended by Administrator's Order No. A-728 is revoked as of January 1, 1944 and on and after that date this Order takes its place.

PURPOSES OF THIS ORDER.

2. Metal of the categories mentioned in the Schedule hereto is now available in quantities greater than the quantities thereof that were available when Order No. A-614 went into force. Accordingly this Order authorizes a person to use in each month, starting with January 1944, a greater quantity of that metal in the manufacture, assembly and repair of the furniture, bedding and parts to which this Order applies, than he used for the same purpose in the corresponding month of 1943.

PART I

WHAT FURNITURE, BEDDING AND PARTS ARE AFFECTED.

3. This Part governs the quantity of metal that a person may use in the manufacture, assembly and repair of the following furniture, bedding and parts, namely:

- (a) Beds and cribs;
- (b) Cots and couches;
- (c) Bunks;
- (d) Sleep units;
- (e) Mattresses;
- (f) Bed springs, crib springs and three-piece bed springs;
- (g) Studio couches;
- (h) Chester beds, davenos, divanettes, convertio lounges;
- (i) Chesterfields, upholstered chairs and other upholstered living room furniture;
- (j) Springs intended for use in upholstered furniture.

CERTAIN USES OF METAL NOT UNDER CONTROL.

4. This Order shall not apply to the metal a person uses in the manufacture, assembly and repair of the said furniture, bedding and parts to the order of

- (a) a hospital which for the purpose of the Excise Tax and Special War Revenue Act is certified by the department of Pensions and National Health, as a public hospital;
- (b) any of the following departments of the Government of Canada, namely: Munitions and Supply, National Defence (Naval Services), National Defence (Army), National Defence (Air Services) and Pensions and National Health, or any agency of any of the said departments;
- (c) Wartime Merchant Shipping Limited; or
- (d) Wartime Housing Limited.

MONTHLY USAGE OF METAL.

5. (1) In the manufacture, assembly and repair of the said furniture, bedding and parts, no person shall in any month use more than

- (a) eighty per centum (80%) of one-twelfth ($1/12$) of the quantity of each category of metal named in Part I of the Schedule which he reported to the Controller of Supplies on form MP-1 as having been used by him in the manufacture, assembly and repair of such furniture, bedding and parts in the year 1940; or
- (b) seventy per centum (70%) of one-twelfth ($1/12$) of the quantity of each said category of metal which he reported to the said Controller on the said form as having been used by him in such manufacture, assembly and repair in the year 1941, if he did not report to the said Controller the metal he used for the said purposes in the year 1940.

(2) A person who has not heretofore reported to the said Controller or to the said Administrator the quantity of metals and of each category of metal used by him in such manufacture, assembly or repair in the year 1940 or 1941, shall forthwith after the effective date of this Order file with the said Administrator a signed statement on said form MP-1 showing the quantities of metal and of each category of metal used by him for such purpose in the year 1940 or 1941, and thereafter he shall comply with the directions made from time to time by the said Administrator with respect to the quantities of metal and of each category of metal which he may use.

(3) If in any month a person uses less than the said specified quantity of metal of any such category in the manufacture, assembly and repair of such furniture, bedding and parts, he may carry forward to succeeding months in the same calendar year but not thereafter and use therein the deficient quantity of metal of that category.

MANUFACTURING SPECIFICATIONS.

6. No person shall manufacture or assemble any of the said furniture, bedding or parts other than upholstering springs, except in accordance with the specifications set forth in Part I of the Schedule for that furniture, bedding or parts unless with the written permission of the said Administrator which may be given in a case where specifications differing from those provided in the said Part are stipulated in an Order by a person or department named in Section 4.

REPORTS ON METAL USED.

7. (1) On or before February 24, 1944 and on or before the twenty-fourth day of each month thereafter, every person who manufactures, assembles or repairs any of the said furniture, bedding or parts shall file with the said Administrator signed statements in the form prescribed by the said Administrator showing the quantities, by weight, of each category of metal named in Part I of the Schedule used by him in the manufacture, assembly and repair of the said furniture, bedding and parts during the preceding month.

(2) The said statements must show separately the metal used in the manufacture, assembly and repair of the said furniture, bedding and parts

- (a) to the order of the persons and departments named in Section 4; and
- (b) as permitted in Section 5.

PART II

METAL NOT TO BE USED ON CERTAIN FURNITURE.

8. Unless a person first receives permission in writing from the said Administrator, he shall not in the manufacture or assembly of any article mentioned in Part II of the Schedule, use any metal except to the extent only that metal is required to be used for casters, stamped pulls for doors and drawers, joining hardware and fastening hardware.

PART III

RECORDS TO BE KEPT.

9. Every person who manufactures, assembles or repairs any furniture mentioned in this Order shall keep an accurate record of his manufacture, assembly and repair of the said furniture. In particular the record must show the quantities of metal by categories he uses from month to month on and in that furniture. The record shall upon request be made available for inspection by any authorized representative of the Board.

EXEMPTIONS AND PERMITS.

10. (1) The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

(2) Whenever the said Administrator is of the opinion that the quantity of metal or of a category of metal available or to become available in any year for use in the manufacture, assembly or repair of the said furniture, bedding and parts exceeds the quantity of metal or the category of metal, as the case may be, which, in pursuance of this Order, may be used in that year in such manufacture, assembly and repair, he may grant a permit in writing to any person to use the quantity of such excess specified in the permit, for the purpose and in a manner designated in the permit, and no such person shall use any of the said specified excess quantity except for the purpose and in the manner so designated.

Dated at Ottawa, this 30th day of November, 1943.

A. C. GUTHRIE,

Administrator of Bedding, Metal Furniture and Upholstered Furniture.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1006

PART I

- (a) Categories of Metal,
 - (i) wire;
 - (ii) strip steel and tubing;
 - (iii) band steel and angle iron;
 - (iv) sheet steel;
 - (v) any other type or kind of metal;
- (b) Specifications,

Item 1—Beds and Cribs.

The total weight of metal which may be used in a pair of bed ends must not exceed 30 pounds. Bed side rails may be manufactured from angle iron but they must not weigh more than 18 pounds per pair. Sheet metal must not be used in making panels for beds. METAL CRIBS may now be manufactured.

Item 2—Cots and Couches.

Angle frame cots and couches may be manufactured but the weight of the metal, including fabric, used in a cot or couch must not be more than 35 pounds. The maximum width of a cot or couch is 36 inches.

Item 3—Bunks.

Angle frame double deck and single deck bunks may be manufactured. The width of any such bunk must not be more than 30 inches.

Item 4—Sleep Units.

Mattresses and bases or springs forming part of sleep units may be manufactured with both base and mattress containing metal, providing weight of metal in each article does not exceed the weight allowed for each mattress, base or spring as shown in this schedule.

Item 5—Mattresses.

Metal may now be used in mattresses. The total weight of metal that may be used must not be more than 28 pounds per mattress.

Item 6—Springs.

Bed springs, crib springs and three-piece bed springs may have angle iron frames or combination angle iron and wood frames. The weight of metal, including fabric, in any such spring must not exceed 45 pounds. Metal may be used in box springs, but the total weight of metal in any box spring must not exceed 35 pounds. Tubular side rails or malleable castings must not be used on springs. Open coil type bed springs must not be made.

Item 7—Studio Couches.

The total weight of metal that may be used in the manufacture of a studio couch, including separate mattress, if any, must not exceed 30 pounds. The sleeping surface of a studio couch must be of standard length (68" or longer) and of a width not less than 40 inches.

Item 8—Dual Purpose Furniture.

If a chester bed, daveno, divanette or converto lounge is made so that it is convertible to provide a sleeping surface of 68" long or longer and 40" wide or wider, metal in a quantity, by weight, not exceeding 35 pounds may be used in its manufacture.

Item 9—Upholstered Furniture.

Metal in a quantity, by weight, not exceeding 20 pounds may be used in the manufacture of any chesterfield or divan. In the manufacture of any upholstered or living room chair metal in a quantity not exceeding 8 pounds may be used.

General.

Metal other than for casters and small joining and fastening hardware must not be used in making any upholstered furniture unless that furniture is named in this Schedule.

The weights of metals mentioned in this Schedule include the weight of all casters, joining and fastening hardware and upholstering springs used on or in the article of furniture.

PART II

List of furniture in the manufacture or assembly of which or of parts thereof, metal may be used only for casters, stamped pulls for doors and drawers, joining hardware and fastening hardware.

- (i) bedroom furniture, other than beds;
- (ii) benches;
- (iii) card tables;
- (iv) chairs, other than upholstered or living room chairs;
- (v) coat racks;
- (vi) flower stands and ferneries;
- (vii) footstools;
- (viii) kitchen cabinets of every kind;
- (ix) tables;
- (x) garden furniture, including garden chairs and tables, porch and lawn swings and reclining chairs;
- (xi) arms or backs for studio couches or upholstered furniture.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1009

Respecting Maximum Manufacturers' and Wholesalers' Prices for White Cedar Shingles in the Provinces of Ontario, Quebec, New Brunswick; Nova Scotia and Prince Edward Island

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

INTERPRETATION

1. For the purposes of this Order,

- (a) "district 1" shall mean the Provinces of New Brunswick and Prince Edward Island and the Counties of Cumberland, Colchester and Halifax in the Province of Nova Scotia;
- (b) "district 2" shall mean the Counties of Picton, Antigonish, Hants, Cape Breton, Inverness, Richmond, Victoria, Guysborough, Kings, Queens, Lunenburg, Annapolis, Shelbourne, Digby and Yarmouth in the Province of Nova Scotia;
- (c) "manufacturer" shall mean any person who owns or operates a shingle machine or machines wherein or whereby felled trees or logs are converted or processed into shingles;
- (d) "shingles" shall mean shingles produced from White Cedar;
- (e) "wholesaler" shall mean any person who sells or distributes shingles otherwise than at retail.

MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FIXED

2. (1) The maximum price at which any manufacturer or wholesaler may sell or offer for sale at wholesale, or any person may purchase at wholesale, any shingles of 16" in length and of the kind described below, for delivery to wholesalers, retailers and consumers, shall be the price per square set forth in this Section as follows:

- (a) If the shingles are delivered to a retailer or consumer in the City of Montreal, the following prices f.o.b. Montreal,

<i>Kind of Shingles</i>	
Extras	\$5.55
Clears	5.10
Second Clears	4.60
Clear Walls.....	4.35
Extra No. 1's.....	3.35

- (b) If the shingles are delivered to a retailer or consumer at any place in the Provinces of Ontario or Quebec, other than the City of Montreal, the prices f.o.b. Montreal set out above in paragraph (a), plus or minus (as the case may be) the difference in freight charges on such shingles from Campbellton, New Brunswick to Montreal and from Campbellton to the delivery point;
- (c) If the shingles are delivered to a retailer or consumer in District 1 or District 2, the following prices f.o.b. car the retailer's or consumer's point of destination,

<i>Kind of Shingles</i>	<i>District 1</i>	<i>District 2</i>
Extras	\$5.60	\$5.70
Clears	5.15	5.25
Second Clears.....	4.65	4.75
Clear Walls.....	4.40	4.50
Extra No. 1's.....	3.40	3.50

(2) When any shingles are sold or offered for sale as a unit of one thousand shingles, which shall consist of four bundles of shingles packed in such a manner that there will be 23 courses at one end and 24 courses at the other end of each bundle, the prices given above per square may be increased by an amount not exceeding 17 per centum (17%).

SPECIAL KINDS AND SIZES OF SHINGLES

3. When any kind or size of shingles, other than the kinds and sizes of shingles described in Section 2 of this Order, are offered for sale such shingles shall not be sold until the price has been fixed upon application made to the Timber Administrator.

INVOICES TO SHOW PARTICULARS OF SHINGLES SOLD

4. Every manufacturer and wholesaler who sells shingles at wholesale for delivery to a wholesaler, retailer or consumer in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island, shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the kinds and sizes of the shingles sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

DISCOUNTS TO WHOLESALERS

5. Every manufacturer who sells shingles for delivery to a wholesaler in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island, shall allow to such wholesaler a discount of not less than 5 per centum (5%) of the amount of the sale price after deduction of all freight charges.

PREVIOUS ADMINISTRATOR'S ORDER REVOKED

6. Administrator's Order No. A-411 dated the 1st day of September, 1942, as amended by Administrator's Order No. A-465 dated the 7th day of November, 1942, is hereby revoked.

EFFECTIVE DATE

7. This Order shall be effective on and after the 6th day of December, 1943.
Dated at Ottawa this 2nd day of December, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE: Subsection 4 of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:—

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1019

Respecting Prices of Dressed Poultry and of Live Poultry

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Section 21 of Administrator's Order No. A-893 is hereby amended by adding the words "turkeys, ducks and geese" after the word "chickens" in clause (a) thereof.
2. Schedule "B" to said Order No. A-893 is hereby revoked and is replaced by the Schedule to this Order.

3. This Order comes into force on December 9, 1943.

Dated at Ottawa, this 8th day of December, 1943.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1019 SETTING FORTH NEW SCHEDULE "B"
TO ADMINISTRATOR'S ORDER No. A-893, AS FOLLOWS:

MAXIMUM WHOLESALE PRICES FOR LIVE POULTRY IN CENTS PER POUND LIVE WEIGHTS
DURING THE PACKING PERIOD

Kind	Sub-kind	Weights	Packing Period	ZONES			
				1	2, 3 and 7	4 and 6	5
Chickens.....	Roasters and Fryers.....	Over 3 lbs.....	Sept. 1 to Dec. 31.....	28½	28	26	25½
	Capons and Poulards.....	Over 5 lbs.....	Sept. 1 to Dec. 31.....	30½	30	28	27½
	Broilers.....	3 lbs. and less.	April 1 to Sept. 30.....	28½	28	26	25½
Fowl.....	Hens.....	All weights....	July 1 to Sept. 30.....	23½	23	21	20½
	Old Roosters.....	All weights....	May 1 to Dec. 31.....	17½	17	15	14½
Turkeys.....	Turkeys (hens and young toms).....	All weights....	Nov. 1 to Dec. 31.....	31½	31	29	28½
	Turkeys (old toms).....	All weights....	Nov. 1 to Dec. 31.....	27½	27	25	24½
Geese.....	All weights....	Nov. 1 to Dec. 31.....	21½	21	19	18½
Ducks.....	All weights....	Nov. 1 to Dec. 31.....	23½	23	21	20½

Deficiency Period Prices

NOTE:—The above maximum prices apply during the packing periods shown. During the deficiency period (all the months not included in the Packing Period) for each sub-kind these maximum prices may be increased as follows:

- (i) CHICKENS, TURKEYS, DUCKS AND GESE—1c. per pound during the first month of the deficiency period and an additional 3/8c. per pound per month cumulatively during each succeeding month of that period;
- (ii) FOWL:—1c. per pound during the first month of the deficiency period and an additional 3/8c. per pound per month cumulatively during each succeeding month including but not after February.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1020

Respecting Electrical Generators (Small), Motors and Control Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Administrator's Order No. A-832, as amended by Administrator's Order No. A-882, is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Electrical Apparatus, Equipment and Supplies, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "control equipment" means and includes any of the following:

(i) any combination of devices (rated up to and included 50,000 K.V.A., rupturing capacity) when employed directly to start, to regulate speed of, to reverse or to stop motors; to operate and regulate all types of industrial electric heating equipment and electric resistance furnaces; to operate and regulate all types of electric welders; to control and regulate the charging of electric batteries whether charged from a generator or from an established source of current;

(ii) field rheostats;

(iii) automatic throw-over equipment as employed to transfer a power or lighting load (not over 600 volts max.) to an emergency source of supply (not over 600 volts max.);

(c) "generator" means any rotating electrical generator having a rating of 500 K.W. or less;

(d) "motor" means any electric motor including but not limited to the following:

(i) "fractional horsepower motor" means any motor of any rating up to and including

1 H.P.....	3,600 RPM	60 cycle
$\frac{3}{4}$ H.P.....	1,800 RPM	60 cycle
$\frac{3}{4}$ H.P.....	1,500 RPM	25 cycle
$\frac{1}{2}$ H.P.....	1,200 RPM	60 cycle
$\frac{1}{3}$ H.P.....	750 RPM	25 cycle

(ii) "general purpose motor" means any electric motor of any rating higher than a fractional horsepower motor but not over 200 horsepower;

(iii) "large power motor" means any electric motor of a rating higher than 200 horsepower.

2. (1) No person shall manufacture any control equipment, generators or motors, except to the order of any of the following:

(a) a person who has in accordance with Order No. P.O. 4 of the Priorities Officer of the Department of Munitions and Supply classified his purchase order in any of the following Code Numbers PCS-1 to PCS-23 inclusive.

(b) a person who has obtained a permit from the Administrator; the application for such permit shall be made on such form as may be prescribed by the Administrator.

(2) The Administrator may grant permission upon application to him in such form as may be prescribed, to manufacture control equipment, generators and motors for stock.

(3) Nothing in subsection (1) of this Section shall prohibit

(a) the manufacture on a single order of items sold at an aggregate manufacturer's list price of \$25.00 or less;

(b) the manufacture of repair or replacement parts for used generators, motors and control equipment.

3. No person shall manufacture

- (a) any open or protected fractional horsepower or general purpose motor rated at other than 50 deg. Centigrade rise, or any enclosed motor rated at other than 55 deg. Centigrade rise;
- (b) any polyphase induction motor of 35 and 175 H.P. rating;
- (c) any open or protected AC fractional horsepower motor in a frame used for a general purpose motor rating;
- (d) any general purpose polyphase squirrel-cage induction motor of the normal torque normal inrush type in sizes up to and including the following:

Cycles	RPM	Horsepower
60	3,600	125
60	1,800	75
60	1,200	60
60	900	50
60	720	40
60	600	30
60	514	25
60	450	20
25	1,500	50
25	750	40
25	500	25

- (e) any motor or generator having one or more of the following features:

- (i) any super-imposed filler on a cast iron frame;
- (ii) any painted finish other than the manufacturer's standard;
- (iii) special conduit boxes or specially located conduit boxes;
- (iv) quiet operating characteristics;
- (v) enclosed collector rings;
- (vi) keyway dimensions and tolerances on generators and general purpose and large power motors of a kind or sort which he did not manufacture in the 12 months preceding the effective date of this Order.

4. No person shall manufacture

- (a) any standard AC magnetic full or reduced voltage starter within the following ratings having overload relays of other than thermal type;

For 1.0 power factor synchronous motor

Volts	Horsepower
110	30
220	60
440 or 550	125

For induction motor or 0.8 power factor synchronous motor

Volts	Horsepower
110	25
220	50
440 or 550	100

For polyphase systems, in sizes as in this clause mentioned, overload protection shall not be furnished for more than two lines;

- (b) any ammeter attachments or ammeters on standard DC and AC control equipment except for controlling synchronous motors, for battery charging, or for motors operating fire pumps;
- (c) any double voltage two-compartment relays or contractors;
- (d) any nickel-chrome or copper alloy ribbon-type resistors except for crane or similar service or where the resistor is built into standard control equipment;
- (e) any cover-mounted push button or selector switch in motor starters for ratings larger than given in the following table:

For 1.0 power factor synchronous motor

Volts	Horsepower
110	20
220	40
440 or 550	60

For induction motor or 0.8 power factor synchronous motor

Volts	Horsepower
110	15
220	30
440 or 550	50

5. No person shall manufacture special features, electrical or mechanical, on any generator, motor or control equipment.

6. No person shall manufacture a generator, motor or control equipment of a design duplicating that of an obsolete generator, motor or control equipment.

7. (1) Except as provided in subsection (3) of this Section, no person shall provide or carry out any witness test of any motor, generator or control equipment other than the normal and usual factory performance test at and during which the purchaser, if he so desires, shall be entitled to be present by himself, his servants or agents.

(2) When so requested by the purchaser of any motor, generator or control equipment, the seller thereof shall furnish to such purchaser a certified copy of the test sheets of the factory performance test of such motor, generator or control equipment.

(3) Nothing in subsection (1) of this Section shall prohibit any special type or experimental tests of any motor, generator or control equipment required by any of the following:

(a) The Joint Inspection Board of the United Kingdom and Canada;

(b) the British Admiralty Technical Mission; or

(c) the Chief Inspector of Aircraft of the British Air Commission;
or

(d) the Board, Mission or Commission corresponding to any of the above mentioned officially appointed by the Government of any of His Majesty's Allies in the present War.

8. Nothing in this Order shall be deemed to apply to

(a) any device named herein for which a firm order had been received by the manufacturer prior to the effective date of this Order;

(b) any article or equipment for use in telephone, telegraph or radio communication systems;

(c) any generator, motor or control equipment used for incorporation in an aircraft or motor vehicle.

9. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

10. Applications for permits and correspondence relative to this order shall be directed to the Administrator, 1806 Aldred Building, Montreal, Quebec.

11. This Order shall be effective on and after the 13th day of December, 1943.

Dated at Ottawa, this 9th day of December, 1943.

M. C. LOWE,

*Administrator of Electrical
Apparatus, Equipment and Supplies.*

Approved:

D. GORDON,

Chairman—Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1021

Respecting Transformers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Administrator's Order No. A-833 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Electrical Apparatus, Equipment and Supplies, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "distribution transformer" means a transformer of the type known to the trade as such and shall include 25 or 60 cycles oil-filled, liquid-filled or dry-type transformers having a rated capacity not greater than 200 KVA at or below 15,000 volts but shall not include transformers of any of the types referred to in Section 7 of this Order.
- (c) "power transformer" means a transformer of the type known to the trade as such and shall include 25 or 60 cycles oil-filled, liquid-filled, self-cooled or water-cooled, or dry-type transformers but shall not include transformers of any of the types referred to in Section 7 of this Order.

2. (1) No person shall manufacture any transformers, except to the order of any of the following:

- (a) a person who has in accordance with Order No. P.O. 4 of the Priorities Officer of the Department of Munitions and Supply classified his purchase order in any of the following Code Numbers: PCS-1 to PCS-23 inclusive.
- (b) a person who has obtained a permit from the Administrator; the application for such permit shall be made on such form as may be prescribed by the Administrator.

(2) The Administrator may grant written permission, upon application to him in such form as he may prescribe, to manufacture distribution transformers for stock.

(3) Nothing in subsection (1) of this Section shall prohibit the manufacture of repair or replacement parts for used transformers where the manufacture of such parts for use on new transformers is not prohibited.

3. No person shall

- (a) manufacture any distribution transformer except in the rated capacities for each voltage class as set out in Schedule "A" hereto and in conformity with specification C-2 (1929) of the Canadian Engineering Standards Association, a copy of which specification certified by the Secretary of such Association is filed with the Secretary of the Wartime Prices and Trade Board;
- (b) manufacture any power transformers except in the rated capacities for each voltage class as set forth in Schedule "B" hereto;
- (c) manufacture a transformer of a design duplicating that of an obsolete transformer;
- (d) manufacture or install any accessories for or in any transformer except in the types and subject to the limitations contained in this Order;

4. No person shall manufacture, install or supply accessories for any distribution transformer except oil gauge, thermometer, bottom valves or sampling plugs for transformers 100 KVA rating and larger, provided, that one bottom valve and one sampling plug only may be supplied for each such transformer.

5. No person shall manufacture, install or supply accessories for any power transformer except

- (a) oil gauge and thermometer and to provide for filter press connection;
- (b) ratio adjusters for transformers above 200 KVA and terminal boards for transformers 200 KVA and below;
- (c) conservators for transformers up to 46,000 volts—1,000 KVA and above, 46,001 to 69,000 volts—500 KVA and above, 69,001 volts and above—all sizes.
- (d) trucks for transformers having a capacity of 1,000 KVA and above in 25 cycles and 2,000 KVA and above in 60 cycles.

6. No person shall manufacture any power transformers, except of the following characteristics, namely,

- (a) temperature rise of 50 degrees Centigrade;
- (b) taps, 4-2½ high tension full capacity;
- (c) test voltages shall be those used by the American Standard Association;

7. The provisions of Sections 3, 4, 5, and 6 of this Order shall not be deemed to apply to auto transformers, three phase distribution transformers, testing transformers, regulating transformers, network transformers, furnace transformers, transformers for use with mercury arc rectifiers, transformers for use with synchronous converters, or power transformers above 5,000 KVA or above the 115,000 volt class.

8. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

9. Applications for permits and correspondence relative to this Order shall be directed to the Administrator, 1806 Aldred Building, Montreal, Quebec.

10. This Order shall be effective on and after the 13th day of December, 1943.

Dated at Ottawa, this 9th day of December, 1943.

M. C. LOWE,

*Administrator of Electrical
Apparatus, Equipment and Supplies.*

Approved:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To ADMINISTRATOR'S ORDER No. A-1021

Rated Capacities of "Distribution Transformers"

RATED VOLTAGES	RATED CAPACITIES K.V.-A.
575	3-5-7½-10-15-25-37½-50-75-100-150-200.
2300	1½ (rural type)-3-5-7½-10-15-25-37½-50-75-100-150-200.
4600	1½ (rural type)-3-5-7½-10-15-25-37½-50-75-100-150-200.
6900	1½ (rural type)-3-5-7½-10-15-25-37½-50-75-100-150-200.
11500	2½-5-10-15-25-37½-50-75-100-150-200.
13800	2½-5-10-15-25-37½-50-75-100-150-200.

SCHEDULE "B"

To ADMINISTRATOR'S ORDER No. A-1021

RATED CAPACITIES OF "POWER TRANSFORMERS"

- (a) 2500 Volt Class 25 or 60 cycles
 - Single Phase K.V.-A—250; 333; 400; 500; 667; 835; 1,000; 1,250.
 - Three Phase K.V.-A—300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000; 3,000; 3,750.

(b) 5000 Volt Class 25 or 60 cycles

Single Phase K.V.-A—250; 333; 400; 500; 667; 833; 1,000; 1,250; 1,667.

Three Phase K.V.-A—300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000; 3,000;
3,750; 5,000.*(c) 6900 Volt Class 25 or 60 cycles*Single Phase K.V.-A—250; 333; 400; 500; 667; 833; 1,000; 1,250; 1,667;
2,000; 2,500; 3,333; 4,000; 5,000.Three Phase K.V.-A—300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000; 3,000;
3,750; 5,000.*(d) 15,000 Volt Class 25 or 60 cycles*Single Phase K.V.-A—250; 333; 400; 500; 667; 833; 1,000; 1,250; 1,667;
2,000; 2,500; 3,333; 4,000; 5,000.Three Phase K.V.-A—300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000; 3,000;
3,750; 5,000.*(e) 25,000 Volt Class 25 or 60 cycles*Minimum Size { Single Phase—25 K.V.-A
Three Phase—75 K.V.-ASingle Phase K.V.-A—25; 37½; 50; 75; 100; 150; 200; 250; 333; 400; 500;
667; 833; 1,000; 1,250; 1,667; 2,000; 2,500; 3,333;
4,000; 5,000.Three Phase K.V.-A—75; 100; 150; 200; 300; 450; 600; 750; 1,000; 1,200;
1,500; 2,000; 3,000; 3,750; 5,000.*(f) 34,500 Volt Class 25 or 60 cycles*Minimum Size { Single Phase—37½ K.V.-A
Three Phase—100 K.V.-ASingle Phase K.V.-A—37½; 50; 75; 100; 150; 200; 250; 333; 400; 500; 667;
833; 1,000; 1,250; 1,667; 2,000; 2,500; 3,333; 4,000;
5,000.Three Phase K.V.-A—100; 150; 200; 300; 450; 600; 750; 1,000; 1,200; 1,500;
2,000; 3,000; 3,750; 5,000.SCHEDULE "B" (*Concluded*)*(g) 46,000 Volt Class 25 or 60 cycles*Minimum Size { Single Phase—37½ K.V.-A
Three Phase—100 K.V.-ASingle Phase K.V.-A—37½; 50; 75; 100; 150; 200; 250; 333; 400; 500; 667;
833; 1,000; 1,250; 1,667; 2,000; 2,500; 3,333; 4,000;
5,000.Three Phase K.V.-A—100; 150; 200; 300; 450; 600; 750; 1,000; 1,200; 1,500;
2,000; 3,000; 3,750; 5,000.*(h) 69,000 Volt Class 25 or 60 cycles*Minimum Size { Single Phase—75 K.V.-A
Three Phase—200 K.V.-ASingle Phase K.V.-A—75; 100; 150; 200; 250; 333; 400; 500; 667; 833; 1,000;
1,250; 1,667; 2,000; 2,500; 3,333; 4,000; 5,000.Three Phase K.V.-A—200; 300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000;
3,000; 3,750; 5,000.*(i) 115,000 Volt Class 25 or 60 cycles*Minimum Size { Single Phase—333 K.V.-A
Three Phase—1,000 K.V.-ASingle Phase K.V.-A—333; 400; 500; 667; 833; 1,000; 1,250; 1,667; 2,000;
2,500; 3,333; 4,000; 5,000.

Three Phase K.V.-A—1,000; 1,200; 1,500; 2,000; 3,000; 3,750; 5,000.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1022

Respecting Generators, Switchgear, Circuit Breakers, Disconnecting Switches and Other Devices.

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Administrator's Order No. A-834 is hereby revoked and the following substituted therefor,—

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Electrical Apparatus, Equipment and Supplies, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "circuit breaker" means a device designed as a means of interrupting a circuit between separable contacts under normal or abnormal conditions, and may be of the oil, air or air-blast type;
- (c) "disconnecting or isolating switch" means a device designed as a means of isolating a circuit or a piece of equipment from its source of supply of electrical energy, but not as a means of establishing or interrupting the flow of such energy;
- (d) "generator" includes any engine-driven, motor-driven, or hydraulic turbine-driven, direct or alternating current generator, having a rating of 501 K.W. or 501 KVA and higher;
- (e) "instrument" means a device of a kind providing means for measuring or indicating values of current, voltage, watts, KVA, power factor, or for the indication of phase values or relations;
- (f) "instrument transformer" includes any transformer designed and utilized as a means of changing the values of electrical current or voltage in the primary circuit to a lower value in the secondary circuit for the purpose of operating ammeters, relays and other devices, and any transformer designed and utilized for insulating the primary from the secondary circuit;
- (g) "Switchgear" means a combination of circuit breakers, switches, instruments, relays, associated equipment and mechanical supports therefor, used in the control of power circuits;

2. (1) No person shall manufacture any generator, switchgear, circuit breaker, disconnecting switch, relay, instrument transformer, or instrument, except to the order of any of the following:

- (a) a person who has in accordance with Order No. P.O. 4 of the Priorities Officer of the Department of Munitions and Supply classified his purchase order in any of the following Code Numbers PCS-1 to PCS-23 inclusive.
- (b) a person who has obtained a permit from the Administrator; the application for such permit shall be made on such form as may be prescribed by the Administrator.

(2) The Administrator may grant permission, upon application to him in such form as may be prescribed, to manufacture for stock any item of equipment named in this Order.

(3) Nothing in subsection (1) of this Section shall prohibit

- (a) the manufacture on a single order of items sold at an aggregate manufacturer's list price of \$25.00 or less;
- (b) the manufacture of repair or replacement parts for used equipment.

GENERATORS

3. No person shall manufacture

- (a) a generator of a design duplicating that of an obsolete generator;
- (b) a generator of a design not conforming to standards accepted and recognized by the industry where a generator of standard design may be used;
- (c) any enclosing housing for a generator except that required to carry the essential mechanical and electrical component parts of the generator;
- (d) any hollow-bored shaft for a generator except where such shaft is required for use with an adjustable-blade waterwheel;
- (e) any parts made of brass, copper or aluminium for platforms, stairways, or railings for a generator;
- (f) any generator having a special finish or colour other than those adopted and recognized as standard in the industry;
- (g) any damper or amortisseur winding on high speed (514 RPM and higher) generator driven by internal combustion engines, except for a single phase generator, or in any case where it is necessary that the generator operate in parallel with other generators.

SWITCHGEAR

4. No person shall manufacture any oil or air-blast circuit breaker, 15 KV or below, except in the following classifications and ratings:—

Rupturing capacity at rated voltage	Normal 60 cycles R.M.S. amperes	Normal R.M.S. volts
15 M.V.A.	200	5,000
	600	5,000
25 M.V.A.	400	5,000
	800	5,000
50 M.V.A.	600	7,500
	1,200	7,500
100 M.V.A.	600	7,500
	1,200	7,500
	2,000	5,000
150 M.V.A.	600	15,000
	1,200	7,500
	2,000	5,000
250 M.V.A.	600	15,000
	1,200	15,000
	2,000	15,000
350 M.V.A.	600	15,000
	1,200	15,000
	2,000	15,000
500 M.V.A.	600	15,000
	1,200	15,000
	2,000	15,000

5. Nothing in Section 4 of this Order shall be construed as prohibiting the manufacture of any oil or airblast circuit breaker

- (a) for use on systems operating at voltages above 15 KV;
- (b) in ratings up to and including 50 M.V.A. rupturing capacity when employed directly to start, to regulate speed of, to reverse or to stop motors.

DISCONNECTING OR ISOLATING SWITCHES

6. No person shall manufacture any disconnecting or isolating switch, except in the following classifications and ratings:—

(a) Up to and including 15 KV indoor class

600 Volts ampere rating	5,000 Volts ampere rating	7,500 Volts ampere rating	15,000 Volts ampere rating
200	200	400	400
400	400	600	600
600	600	1,200	1,200
1,200	1,200	2,000	2,000
2,000	2,000		

- (b) fuse disconnect type in all standard classes and ratings;
 (c) outdoor air break disconnecting switches

7,500 Volts ampere rating	15,000 Volts ampere rating	Above 15,000 Volts ampere rating
400	400	400
600	600	600
1,200	1,200	1,200
2,000	2,000	2,000

CURRENT TRANSFORMERS

7. No person shall manufacture

- (a) any current transformer with double primary winding for voltage rating up to and including 15 KV, excepting the standard 3-wire double primary watt hour meter current transformer;
- (b) any indoor or outdoor wound primary current transformer up to and including 15 KV class, with any rating other than the following, in the case of
- primary amperes; 5, 10, 15, 25, 50, 100, 200, 300, 400, 600, 800 and 1,000;
 - secondary amperes; single winding 5 amperes and/or double winding 5/5 amperes; provided, however, that a current transformer with 25 amperes secondary may be manufactured for use with industrial control devices or panels.

GENERAL

8. (1) Except as provided in subsection (3) of this Section, no person shall provide or carry out any witness test of any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument other than the normal and usual factory performance test at and during which the purchaser, if he so desires, shall be entitled to be present by himself, his servants or agents.

(2) When so requested by the purchaser of any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument, the seller thereof shall furnish to such purchaser a certified copy of the test sheets of the factory performance test of such generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument.

(3) Nothing in subsection (1) of this Section shall prohibit any special type or experimental test of any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument required by any of the following:—

- The Joint Inspection Board of the United Kingdom and Canada; or
- the British Admiralty Technical Mission; or
- the Chief Inspector of Aircraft of the British Air Commission; or
- the Board, Mission or Commission corresponding to any of the above mentioned officially appointed by the Government of any of His Majesty's Allies in the present War.

9. Nothing in this Order shall be deemed to apply to

- any device named herein for which a firm order had been received by the manufacturer prior to the effective date of this Order;
- any article or equipment for use in telephone, telegraph or radio communication systems;
- any instrument or equipment used for aircraft or automobiles.

10. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

11. Applications for permits and correspondence relative to this Order shall be directed to the Administrator, 1806 Aldred Building, Montreal, Quebec.

12. This Order shall be effective on and after the 13th day of December, 1943.

Dated at Ottawa, this 9th day of December, 1943.

M. C. LOWE,

*Administrator of Electrical Apparatus,
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1024

Respecting Cartons for Packing Beer Bottles

Under powers given by the Wartime Prices and Trade Board to the Administrator of Alcoholic Beverages,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. The Schedule to Administrator's Order No. A-799 as amended by Administrator's Order No. A-862 is hereby further amended

- (a) by deleting the item in the first part of the said Schedule " $12\frac{3}{4} \times 10\frac{1}{2} \times 4\frac{1}{4}$ Flat Small 12" and by substituting for the said item the following " $12\frac{3}{4} \times 10\frac{3}{4} \times 4\frac{1}{4}$ Flat Small 12";
- (b) by deleting the item in the first part of the said Schedule " $16\frac{3}{4} \times 10\frac{7}{8} \times 6\frac{3}{4}$ Flat Small 24" and by substituting for the said item the following " $16\frac{3}{4} \times 10\frac{3}{4} \times 6\frac{1}{2}$ Flat Small 24";
- (c) by adding to the second part of the said Schedule the following clause—
 "(c) cartons may not have handles of any description."

2. This Order shall be effective on and after December 20, 1943.

Dated at Ottawa, this 10th day of December, 1943.

D. SIM,

Administrator of Alcoholic Beverages.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1025

Respecting Wiring and Signalling Devices

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:

- 1. Administrator's Order No. A-665 is hereby revoked.
- 2. This Order shall be effective on and after February 1, 1944.

Dated at Ottawa, this 10th day of December, 1943.

M. C. LOWE,

*Administrator of Electrical Apparatus,
Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1027

Respecting Maximum Prices of Poultry Grit

Under powers given by the Wartime Prices and Trade Board to the Feeds Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

Application of this Order

1. This Order shall be effective on and after December 16, 1943 and fixes the highest selling prices for soluble and insoluble poultry grit.

Poultry Grit and Kinds Thereof

2. For the purposes of this Order "poultry grit" means crushed rock grit for poultry feeding purposes, screened to remove finely ground materials and suitably graded as to size of particles.

There are two kinds of poultry grit, namely, soluble and insoluble. The solubility of poultry grit shall be determined by mixing one gram of a finely ground representative sample with forty millilitres of a solution of one volume of concentrated hydrochloric acid to three volumes of water, and boiling the mixture on a water bath for one-half hour, during which time it should be stirred occasionally. After that it must be boiled vigorously for at least five minutes on a hot-plate, then filtered and thoroughly washed. The residue must then be ashed in a tared crucible and weighed.

If at least fifty per centum (50%), by weight, of the poultry grit is dissolved when subjected to the above test it shall for the purposes of this Order be classified as "soluble grit". If less than fifty per centum (50%), by weight, of the poultry grit dissolves in that test it shall be classified as "insoluble grit".

Maximum Prices on all Sales other than Sales at Retail

3. (1) The maximum price at which a person may sell, or offer to sell otherwise than at retail, poultry grit of a kind or composition named in the Schedule hereto shall be the price set forth in the Schedule after that person's classification and according to the quantity and the kind and composition of the poultry grit sold or offered for sale.

(2) The maximum prices fixed by subsection (1) of this Section

- (a) include the value of the bags used to pack the poultry grit, however, if in any case new fabric bags are used for that purpose then in such case an amount not exceeding one dollar (\$1.00) per ton may be added to the maximum price of the poultry grit;
- (b) are f.o.b. place of manufacture, if the poultry grit is manufactured in Canada;
- (c) include bank and foreign exchange, customs duty, customs brokerage charges and war and excise charges on all poultry grit imported into Canada, but do not include any transportation charges for the poultry grit so imported;
- (d) may be increased to the extent of actual transportation costs incurred by the seller in transporting poultry grit from the place of manufacture to the buyer's receiving point.

Maximum Prices on Sales at Retail

4. The maximum price at which any person may sell or offer to sell poultry grit at retail shall be the sum of

- (a) the actual price paid by him for the poultry grit, but not in any event exceeding the price at which his supplier may lawfully sell it to him, or, if he is a manufacturer of poultry grit, the maximum price at which he may sell the product at wholesale; and
- (b) the actual cost of transporting the poultry grit from the point of manufacture to his retail establishment, but to the extent only that such actual cost is not included in the actual price paid for the poultry grit; plus

(c) a markup,

- (i) not exceeding four dollars (\$4.00) per ton if he sells the poultry grit in baglot quantities; or
- (ii) in the case where he opens a bag of poultry grit and supplies his customer therefrom with less than one baglot, not exceeding that markup taken by him on sales of poultry grit in similar quantities during the basic period, September 15 to October 11, 1941.

Labelling of Bags or Containers

5. Nothing in this Order contained shall relieve any person from compliance with the provisions of the Feeding Stuffs Act, and poultry grit shall be tagged or labelled to show clearly

- (a) the word "insoluble" if such grit is insoluble, or
- (b) the minimum percentages of calcium (Ca.) and calcium carbonate (CaCO_3) respectively if such grit is soluble.

Records and Invoices

6.(1) Every manufacturer and wholesale distributor who sells any poultry grit shall before or at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind of poultry grit if insoluble, or the minimum calcium carbonate content if soluble, and the price charged for that product.

(2) Every manufacturer and wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this Section.

7. Every wholesale distributor and retailer shall immediately upon receipt by him of any poultry grit prepare and shall thereafter keep a written record showing separately for each wholesale or retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind of poultry grit if insoluble or the minimum calcium carbonate content if soluble and the actual price and the freight paid by him.

8. (1) If a person retains, available for inspection by any authorized representative of the board, an invoice furnished by his supplier it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection at any time within twelve months from the date of the transaction to which it relates.

9. Every person who sells at retail any poultry grit shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind of poultry grit if soluble, or the minimum calcium carbonate content if soluble, and the price of the product.

Dated at Ottawa, this 14th day of December, 1943.

J. G. DAVIDSON,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1027

MAXIMUM PRICES PER TON FOR POULTRY GRIT

(As referred to in Section 3 of this Order)

Type and Class of Sale	Insoluble Grit	Soluble Grit		
		Percentage of calcium carbonate		
		(a) 95% or higher	(b) 90% or higher but less than 95%	(c) Less than 90%
1. By manufacturers selling at wholesale, or by importers selling at wholesale without warehousing, or by anyone on sales in carload lots.....	\$ cts. 12 00	\$ cts. 7 00	\$ cts. 6 50	\$ cts. 6 00
2. By wholesale distributors selling ex cars in less than carload lots (with the seller supervising the unloading).....	13 50	8 50	8 00	7 50
3. By wholesale distributors (other than manufacturers) selling ex their warehouses in less than carload lots.....	14 00	9 00	8 50	8 00
4. By retailers selling ex cars to other retailers.	14 00	9 00	- 8 50	8 00

NOTE.—1. Transportation charges may be added to the above maximum prices to the extent provided by clause (d) of subsection (2) of Section 3.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1028

Respecting Manufacturers' and Wholesalers' Prices for Hardwood Lumber in Canada, except the Vancouver Forest District

Under powers given by Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

Interpretation

1. For the purposes of this Order,

- (a) "grade" shall mean the series of grades of lumber as defined in the rules of the National Hardwood Lumber Association, Chicago, Illinois, U.S.A., dated the 1st day of January, 1941;
- (b) "hardwood lumber" shall mean lumber produced from soft maple (red maple—acer rubrum, silver maple—acer saccharinum, Manitoba maple—acer negundo), basswood (tilia glabra), beech (fagus grandifolia), white or yellow birch (betula papyrifera or lutea), sugar or hard maple (acer saccharum), black or brown ash (fraxinus nigra), soft elm (ulmus americana) excluding that variety of soft elm commonly known as "swamp elm", and cut from the stump in any part of Canada, except the Vancouver Forest District;
- (c) "manufacturer" shall mean any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
- (d) "point of shipment" shall mean the point at which the lumber is loaded by the manufacturer on railway freight cars for shipment to the wholesaler, retailer, or consumer;
- (e) "wholesaler" shall mean any person who sells or distributes lumber otherwise than at retail;

- (f) "Vancouver Forest District" shall mean all that portion of the Province of British Columbia, shown outlined in purple on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April, 1942).

Administrator's Order No. A-422 Revoked

2. Administrator's Order No. A-422 dated the 6th day of October, 1942, as amended by Administrator's Order No. A-466 dated the 7th day of November, 1942, is hereby revoked.

Maximum Manufacturers' and Wholesalers' Prices Fixed

3. (1) Except as provided in Subsection (3) of this Section, the maximum price at which any manufacturer, or any wholesaler, may sell or offer for sale at wholesale, or any person may purchase at wholesale, any hardwood lumber for delivery to a wholesaler, retailer or consumer, shall be the price per thousand feet board measure set forth in the Schedule to this Order which price shall be f.o.b. car at shipping point unless the hardwood lumber is delivered by truck at the consumer's plant on the specific request of such consumer when the price shall be f.o.b. truck at the manufacturer's mill.

(2) Except as provided in Subsection (3) of this Section, the maximum price at which any manufacturer, or any wholesaler, may sell or offer for sale at wholesale, or any person may purchase at wholesale, any combination of grades of hardwood lumber which has not been graded, tallied and invoiced separately according to the grades set out in the Schedule to this Order, shall be the price for the lowest grade contained in the combination, unless

- (a) the seller accepts the grading made by the purchaser, in which case the maximum prices may be charged for the grades determined by the purchaser as set out in the Schedule to this Order; or
- (b) the manufacturer submits a statement to the Timber Administrator showing that he did not produce more than a total of fifty thousand feet board measure of hardwood in the previous calendar year, and such manufacturer also receives approval in writing of the proposed selling price from the Timber Administrator, or his Representative, before the shipment of any lumber.

(3) The maximum prices as set out in the Schedule to this Order may be increased by a sum not exceeding \$4 per thousand feet board measure, where the total weight of hardwood lumber ordered at any one time by a retailer or consumer, is less than minimum carload weight.

(4) No manufacturer or wholesaler shall ship or deliver, and no person shall authorize shipment or accept delivery from a manufacturer or wholesaler, of any lumber produced from white ash (*fraxinus americana*) or rock elm (*ulmus thomasi* formerly *ulmus racemosa*) under any agreement heretofore or hereafter made for the purchase or acquisition of any such lumber, unless the Timber Administrator has approved, in writing, of such agreement including the sale price.

Special Sizes and Selections of Lumber

4. (1) When any hardwood lumber is sawn to sizes, other than those sizes designated in the Schedule to this Order, such hardwood lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) Without a permit in writing from the Timber Administrator, no manufacturer or wholesaler shall sell or offer for sale at wholesale, and no person shall purchase at wholesale, any hardwood lumber, specially selected for colour, grain, width, length, or grade, at prices in excess of the prices set out in the Schedule to this Order.

Invoices to Show Particulars of Lumber Sold

5. Every person selling hardwood lumber, white ash and rock elm at wholesale shall complete, in duplicate, an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of hardwood lumber sold, and the price or prices charged therefor, and shall keep on file one copy of each invoice, and shall deliver the other copy of each invoice to the purchaser.

Effective Date

6. This Order shall be effective on and after the 18th day of December, 1943.

Dated at Ottawa this 14th day of December, 1943.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

NOTE.—Subsection 4 of Section 7 of the Wartime Prices and Trade Board Regulations reads in part as follows:

“Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.”

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1028

MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FOR HARDWOOD LUMBER

All prices set out hereunder refer to one thousand feet board measure.

Thickness in $\frac{1}{4}$ inches	Soft Maple	Bass- wood	Beech	White or Yellow Birch	Sugar or Hard Maple	Black or Brown Ash	Soft Elm
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Grade: Firsts and Seconds Combined							
4/4.....	81 00	90 00	80 00	93 00	86 00	93 00	81 00
5/4.....	86 00	93 00	85 00	96 00	91 00	96 00	86 00
6/4.....	88 00	95 00	87 00	98 50	93 00	98 50	88 00
8/4.....	91 00	102 00	95 00	101 00	101 00	101 00	91 00
10/4.....	101 00	105 00	108 00	111 00	108 00	101 00
12/4.....	101 00	110 00	114 00	116 00	114 00	101 00
16/4.....	131 00	131 00
Grade: No. 1 Common and Selects Combined							
4/4.....	50 00	58 00	52 00	55 00	52 00	55 00	50 00
5/4.....	55 00	63 00	58 00	61 00	58 00	61 00	55 00
6/4.....	57 00	65 00	62 00	63 00	62 00	63 00	57 00
8/4.....	60 00	75 00	67 00	67 00	67 00	68 00	60 00
10/4.....	75 00	90 00	80 00	90 00	81 00	75 00
12/4.....	75 00	95 00	83 00	95 00	84 00	75 00
16/4.....	107 00	105 00
Grade: No. 2 Common							
4/4.....	32 00	35 00	32 00	35 00	32 00	35 00	32 00
5/4.....	35 00	37 00	35 00	38 00	35 00	38 00
6/4.....	35 00	39 00	35 00	38 00	35 00	38 00
8/4.....	37 00	42 00	37 00	42 00	37 00	42 00
Grade: No. 3 Common							
4/4.....	23 00	24 00	20 00	24 00	20 00	20 00	23 00
5/4.....	25 00	22 00	26 00	22 00	22 00
6/4.....	25 00	22 00	26 00	22 00	22 00
8/4.....	26 00	23 00	27 00	23 00	23 00

For any hardwood lumber which has been kiln-dried, the charges for kiln-drying in effect during the basic period (September 15–October 11, 1941) may be added to the maximum prices set out above.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1029

Respecting Maximum Manufacturers' and Wholesalers' Prices for Red Cedar Posts originating in British Columbia and Alberta

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

Interpretation

1. For the purposes of this Order,
 - (a) "point of shipment" shall mean the point at which posts are loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer, or consumer;
 - (b) "wholesaler" shall mean any person who sells or distributes posts otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. The maximum price at which any post manufacturer whose point of shipment is located in the Province of British Columbia or Alberta, and at which any wholesaler purchasing posts produced from Red Cedar from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such posts described in the Schedule to this Order for delivery to wholesalers, retailers and consumers in the Provinces of Alberta, Saskatchewan and Manitoba shall be that price per hundred posts set out in the said Schedule to this Order, which price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination.

Grading

3. Posts produced from Red Cedar shall be graded according to the grading rules of the Western Red Cedar Association, issued on the 3rd of May, 1918.

Invoices to Show Particulars of Posts Sold

4. Every manufacturer and wholesaler who sells red cedar posts at wholesale for delivery to a wholesaler, retailer or consumer in the Provinces of Alberta, Saskatchewan and Manitoba shall complete in duplicate an invoice covering each such sale made by him stating thereon the point of shipment and full particulars of the sizes and grades of the posts sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-163 dated the 15th day of May, 1942, is hereby revoked.

Effective Date

6. This Order shall be effective on and after the 17th day of December, 1943.

Dated at Ottawa, this 14th day of December, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE:—Subsection 4 of Section 7 of the Wartime Prices and Trade Regulations reads in part as follows:

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

SCHEDULE TO ADMINISTRATOR'S ORDER No. 1029
MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FOR RED CEDAR POSTS ORIGINATING IN BRITISH COLUMBIA AND ALBERTA

The maximum prices set out below in this Schedule relate to the amount of freight charged per hundred pounds, calculating each fraction of a cent of freight charged per hundred pounds as one cent.

Maximum prices per 100 posts when the freight rate per 100 lbs. amounts to:

—	19c.	20c.	21c.	22c.	23c.	24c.	25c.	26c.	27c.	28c.	29c.	30c.	31c.	32c.	33c.	34c.	35c.	36c.	37c.	38c.	39c.	40c.	41c.
Size of Post	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.
SPLITS—																							
12/15"—7'	13 92	14 10	14 28	14 46	14 64	14 82	15 00	15 18	15 36	15 54	15 72	15 90	16 08	16 26	16 44	16 62	16 80	16 98	17 16	17 34	17 52	17 70	17 88
15/18"—7'	17 06	17 30	17 54	17 78	18 02	18 26	18 50	18 74	18 98	19 22	19 46	19 70	19 94	20 18	20 42	20 66	20 90	21 14	21 38	21 62	21 86	22 10	22 34
18/21"—7'	20 58	20 90	21 22	21 54	21 86	22 18	22 50	22 82	23 14	23 46	23 78	24 10	24 42	24 74	25 06	25 38	25 70	26 02	26 34	26 66	26 98	27 30	27 62
15/18"—8'	19 44	19 70	19 96	20 22	20 48	20 74	21 00	21 26	21 52	21 78	22 04	22 30	22 56	22 82	23 08	23 34	23 60	23 86	24 12	24 38	24 64	24 90	25 16
18/21'—8'	23 84	24 20	24 56	24 92	25 28	25 64	26 00	26 36	26 72	27 08	27 44	27 80	28 16	28 52	28 88	29 24	29 60	29 96	30 32	30 68	31 04	31 40	31 76
ROUNDS—																							
3" top—7'	17 49	17 70	17 91	18 12	18 33	18 54	18 75	18 96	19 17	19 38	19 59	19 80	20 01	20 22	20 43	20 64	20 85	21 06	21 27	21 48	21 69	21 90	22 11
4" top—7'	19 75	20 00	20 25	20 50	20 75	21 00	21 25	21 50	21 75	22 00	22 25	22 50	22 75	23 00	23 25	23 50	23 75	24 00	24 25	24 50	24 75	25 00	25 25
5" top—7'	25 22	25 60	25 98	26 36	26 74	27 12	27 50	27 88	28 26	28 64	29 02	29 40	29 78	30 16	30 54	30 92	31 30	31 68	32 06	32 44	32 82	33 20	33 58
6" top—7'	33 90	34 50	35 10	35 70	36 30	36 90	37 50	38 10	38 70	39 30	39 90	40 50	41 10	41 70	42 30	42 90	43 50	44 10	44 70	45 30	45 90	46 50	47 10
6" top—8'	37 92	38 60	39 28	39 96	40 64	41 32	42 00	42 68	43 36	44 04	44 72	45 40	46 08	46 76	47 44	48 12	48 80	49 48	50 16	50 84	51 52	52 20	52 88
8" top—8'	52 24	53 20	54 16	55 12	56 08	57 04	58 00	58 96	59 92	60 88	61 84	62 80	63 76	64 72	65 68	66 64	67 60	68 56	69 52	70 48	71 44	72 40	73 36
6" top—10'	50 10	51 00	51 90	52 80	53 70	54 60	55 50	56 40	57 30	58 20	59 10	60 00	60 90	61 80	62 70	63 60	64 50	65 40	66 30	67 20	68 10	69 00	69 90
8" top—10'	64 80	66 00	67 20	68 40	69 60	70 80	72 00	73 20	74 40	75 60	76 80	78 00	79 20	80 40	81 60	82 80	84 00	85 20	86 40	87 60	88 80	90 00	91 20

Fuelwood Orders

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 87

Highest Prices of Fuelwood Sold by a Producer F.O.B. Railway Cars at Shipping Points and in Production Areas in the Province of Quebec

Under powers given by the Board to the Wood Fuel Administrator,

IT IS HEREBY ORDERED as follows:

EFFECTIVE DATE AND APPLICATION OF ORDER

1. This Order comes into force on December 15, 1943, and fixes the highest prices at which fuelwood may be sold by a Producer as herein defined, f.o.b. railway cars at shipping points and in production areas in the Province of Quebec.

DEFINITIONS

2. For the purposes of this Order,

- (a) "cord" means a quantity measurement of stacked fuelwood containing 128 cubic feet;
- (b) "producer" means any person who sells fuelwood for resale or for shipment by railway or other means;
- (c) "sell" also covers an offer to sell;
- (d) "split" shall have the meaning, according to the length of fuelwood to which it is applied, given to it by local custom in the county or municipality in which the fuelwood is sold.

SALES BY THE CORD

3. All sales of fuelwood must be by cord measurement.

INVOICE OR SALES SLIP TO BE GIVEN AND RECEIPT

4. (1) On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing,

- (a) the seller's name and address;
- (b) the buyer's name and address;
- (c) the date of sale and delivery;
- (d) the kind and quantity sold;
- (e) the length;
- (f) the price per cord and total price charged.

(2) At the time of payment for such fuelwood the seller shall receipt the buyer's copy of the invoice or sales slip.

COPY OF INVOICE OR SALES SLIP TO BE RETAINED

5. The seller must keep a duplicate of each invoice or sales slip and have it available for inspection at any time within twelve months after the date of delivery by any authorized representative of the Board.

HIGHEST PRICE F.O.B. RAILWAY CAR

6. (1) The highest price at which a producer may sell
- (i) a cord of split fuelwood 4 feet long, or
 - (ii) $\frac{3}{4}$ cord of split fuelwood 3 feet long, or
 - (iii) $\frac{1}{2}$ cord of split fuelwood 2 feet long

of a kind named in the schedules of this Order f.o.b. railway car at the shipping point nearest by road to the land from which the fuelwood was produced, and located on a railway line or part of a railway line named in a schedule hereto, is fixed at the price for the same set forth in that schedule which names the railway line or part of a railway line on which such shipping point is located.

(2) The highest price per cord at which a producer may sell split fuelwood of a kind named in the said schedules 3 feet or 2 feet long f.o.b. railway car at the shipping point nearest by road to the land from which the fuelwood was produced, and located on a railway line or part of a railway line named in a schedule hereto, shall be in proportion respectively to the price of $\frac{3}{4}$ of a cord of such fuelwood 3 feet long, or the price of $\frac{1}{2}$ of a cord of such fuelwood 2 feet long, set out in that schedule which names the railway line or part of a railway line on which such shipping point is located.

HIGHEST PRICE NOT LOADED ON RAILWAY CARS

7. (1) In a production area conveniently served by that railway shipping point nearest by road to the land from which the fuelwood is obtained, the highest price at which a producer may sell in that area split fuelwood of a kind named and length specified in a schedule hereto otherwise than f.o.b. railway car shall be the price per cord fixed by Section 6 for that shipping point LESS an amount equal to the cost of transporting a cord of split fuelwood of the same kind and length to that shipping point and loading it on railway cars.

(2) In a production area not served at all or not conveniently served by any railway shipping point, split fuelwood of a kind named and length specified in a schedule hereto shall not be sold by a producer until the producer's highest selling price thereof has been fixed by the Wood Fuel Administrator or the Deputy Administrator of Wood Fuel for the Province of Quebec.

ADMINISTRATOR OR DEPUTY ADMINISTRATOR TO FIX PRICE OF UNNAMED FUELWOOD

8. Fuelwood of a kind and length not named in a schedule hereto, shall not be sold by a producer until the highest price thereof has been fixed by the Administrator of Wood Fuel or the Deputy Administrator of Wood Fuel for the Province of Quebec.

Dated at Ottawa, this 3rd day of December, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To FUELWOOD ORDER No. 87

Highest selling prices for split fuelwood loaded on railway cars at all shipping points on the following railway lines in the Province of Quebec:

Canadian National Railways—	Montreal to Coteau	(Inclusive)
"	" " —Coteau to Ste. Justine de Soulanges	(Inclusive)
"	" " —Coteau to Riviere Beaudette	(Inclusive)
"	" " —Coteau to Cantic and Noyan	(Inclusive)
"	" " —Montreal to Grenville	(Inclusive)
"	" " —Montreal to Lac Remi	(Inclusive)
"	" " —Montreal to Garneau	(Inclusive)
"	" " —Joliette to St. Jerome	(Inclusive)
"	" " —St. Jerome to Carbo	(Inclusive)
"	" " —L'Epiphanie to Rawdon	(Inclusive)
"	" " —Montreal to Ste. Agnes de Dundee	(Inclusive)
"	" " —St. Isidore to Hemmingford	(Inclusive)
"	" " —St. Johns to Cantic	(Inclusive)
"	" " —St. Johns to Armand	(Inclusive)
"	" " —St. Johns to Waterloo	(Inclusive)
"	" " —Montreal to Des Ormeaux	(Inclusive)
"	" " —Des Ormeaux to Victoriaville	(Inclusive)
"	" " —Montreal to St. Hyacinthe	(Inclusive)
"	" " —St. Hyacinthe to Richmond	(Inclusive)
"	" " —St. Hyacinthe to Sorel	(Inclusive)
"	" " —St. Hyacinthe to Levis	(Inclusive)
"	" " —Villeroy to Parisville	(Inclusive)
"	" " —Nicolet to St. Leonard	(Inclusive)
"	" " —Richmond to Stanhope	(Inclusive)
"	" " —Richmond to Levis	(Inclusive)
"	" " —Quebec to St. Anselme	(Inclusive)
"	" " —Levis to St. Francois de Montmagny	(Inclusive)
"	" " —Quebec to Allen's Mill	(Inclusive)
"	" " —Quebec to St. Casimir	(Inclusive)
"	" " —Montreal to St. Johns	(Inclusive)
"	" " —Lizotte to Chicoutimi	(Inclusive)
"	" " —Chambord to Dolbeau	(Inclusive)
"	" " —Senneterre to La Reine	(Inclusive)
"	" " —Senneterre to Noranda and Rouyn	(Inclusive)
"	" " —Taschereau to Noranda	(Inclusive)
Canadian Pacific Railway—	Montreal to Quebec	(Inclusive)
"	" " —Trois-Rivieres to Grandes Piles	(Inclusive)
"	" " —Trois-Rivieres to Grand'Mere	(Inclusive)
"	" " —Lanoraie to St. Gabriel	(Inclusive)
"	" " —Montreal to Mont-Laurier	(Inclusive)
"	" " —Ste. Therese to St. Lin	(Inclusive)
"	" " —Montreal to Papineauville	(Inclusive)
"	" " —Montreal to Rigaud	(Inclusive)
"	" " —Vaudreuil to Dalhousie Mills	(Inclusive)
"	" " —De Beaujeu to Laberge	(Inclusive)
"	" " —Montreal to Farnham	(Inclusive)
"	" " —Farnham to Abercorn	(Inclusive)
"	" " —Farnham to Stanbridge	(Inclusive)
"	" " —Farnham to St. Guillaume	(Inclusive)
"	" " —Farnham to Sherbrooke	(Inclusive)
"	" " —Eastray to Kingsbury	(Inclusive)
"	" " —Foster to Drummondville	(Inclusive)
"	" " —Foster to Sutton	(Inclusive)
"	" " —Sherbrooke to Megantic and Boundary	(Inclusive)
"	" " —Cookshire to Malvina	(Inclusive)

SCHEDULE "B"—Continued

	Highest Prices		
	48"	36"	24"
Length of sticks.....	1	$\frac{3}{4}$	$\frac{1}{2}$
Fraction of cord.....	128	96	64
Number of cubic feet.....			
<i>Kinds of Fuelwood</i>			
Hard maple, birch, 80%; beech and oak 20%—all bodywood..	\$11.70	\$9.25	\$6.60
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch and tamarac.....	10.55	8.30	5.95
Soft maple and white birch—soft maple or white birch.....	9.40	7.35	5.35
Mixed softwoods:—hemlock, pine, spruce, cedar, poplar or basswood.....	7.70	5.95	4.20

NOTE: The subsidy of \$1.00 per cord authorized by Order in Council P.C. 4365 dated April 29, 1943, as amended by Order in Council P.C. 7758 dated October 5, 1943, has been taken into account in establishing the above prices and neither it nor any other subsidy will be paid in addition thereto.

SCHEDULE "C"

TO FUELWOOD ORDER No. 87

Highest selling prices for split fuelwood loaded on railway cars at all shipping points on the following railway lines in the Province of Quebec:

Canadian National Railways—Cap aux Oies to La Malbaie	(Inclusive)
“ “ “ —St-Pascal to St-Simon	(Inclusive)
“ “ “ —Talbot to Lac Long.....	(Inclusive)
“ “ “ —Ste. Euphemie to De Gaulle.....	(Inclusive)
“ “ “ —Gouin to Timbrell.....	(Inclusive)
Canadian Pacific Railways—Hull to Templeton.....	(Inclusive)
“ “ “ —Hull to Waltham.....	(Inclusive)
“ “ “ —Hull to Maniwaki.....	(Inclusive)
Temiscouata Railway—Riviere du Loup to St-Modeste.....	(Inclusive)

	Highest Prices		
	48"	36"	24"
Length of sticks.....	1	$\frac{3}{4}$	$\frac{1}{2}$
Fraction of cord.....	128	96	64
Number of cubic feet.....			
<i>Kinds of Fuelwood</i>			
Hard maple, yellow birch, 80%; beech and oak, 20%—all in bodywood.....	\$11.40	\$9.00	\$6.45
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch and tamarac.....	10.30	8.10	5.80
Soft maple and white birch—soft maple or white birch.....	9.20	7.20	5.25
Mixed softwoods:—hemlock, pine, spruce, cedar, and poplar or basswood.....	7.60	5.90	4.15

NOTE: The subsidy of \$1 per cord authorized by Order in Council P.C. 4365 dated April 29, 1943, as amended by Order in Council P.C. 7558 dated October 5, 1943, has been taken into account in establishing the above prices and neither it nor any other subsidy will be paid in addition thereto.

SCHEDULE "D"

To FUELWOOD ORDER No. 87

Highest selling prices for split Fuelwood loaded on railway cars at all shipping points on the following railway lines in the Province of Quebec:

Canadian National Railway—from St-Fabien to Padoue.....(Inclusive)

" " " —from Lefebvre to Pelletier.....(Inclusive)

Temiscouata Railway—from Whitworth to St-Louis du Ha-Ha.....(Inclusive)

	Highest Prices		
	48" 1 128	36" $\frac{3}{4}$ 96	24" $\frac{1}{2}$ 64
Length of sticks.....			
Fraction of cord.....			
Number of cubic feet.....			
<i>Kinds of Fuelwood</i>			
Hard maple, yellow birch, 80%; beech and oak, 20%—all bodywood.....	\$11.10	\$8.75	\$6.30
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch and tamarac.....	10.05	7.90	5.65
Soft maple and white birch—soft maple or white birch.....	9.00	7.05	5.15
Mixed softwoods:—hemlock, pine, spruce, cedar, and poplar, or basswood.....	7.50	5.80	4.10

NOTE: The subsidy of \$1 per cord authorized by Order in Council P.C. 4365 dated April 29, 1943, as amended by Order in Council P.C. 7758 dated October 5, 1943 has been taken into account in establishing the above prices and neither it nor any other subsidy will be paid in addition thereto.

SCHEDULE "E"

To FUELWOOD ORDER No. 87

Highest selling prices for split fuelwood loaded on railway cars at all shipping points on the following railway lines in the Province of Quebec:

Canadian National Railways—from Defaultville to Routherville.....(Inclusive)

" " " —from St. Eleuthere to Courchesne.....(Inclusive)

Can. & Gulf Terminal Railway—from Priceville to Matane.....(Inclusive)

Temiscouata—from Cabano to Otterburn.....(Inclusive)

	Highest Prices		
	48" 1 128	36" $\frac{3}{4}$ 96	24" $\frac{1}{2}$ 64
Length of sticks.....			
Fraction of cord.....			
Number of cubic feet.....			
<i>Kinds of Fuelwood</i>			
Hard maple, yellow birch, 80%; beech and oak, 20%—all bodywood.....	\$10.80	\$8.50	\$6.15
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch and tamarac.....	9.80	7.70	5.50
Soft maple and white birch, soft maple or white birch.....	8.80	6.90	5.05
Mixed softwoods:—hemlock, pine, spruce, cedar, poplar or basswood.....	7.40	5.75	4.05

NOTE: The subsidy of \$1 per cord authorized by Order in Council P.C. 4365 dated April 29, 1943, as amended by Order in Council P.C. 7758 dated October 5, 1943 has been taken into account in establishing the above prices and neither it nor any other subsidy will be paid in addition thereto.

SCHEDULE "F"

To FUELWOOD ORDER No. 87

Highest selling prices for split fuelwood loaded on railway cars at all shipping points on the following railway lines in the Province of Quebec:

Canadian National Railways—from Milniket to Matapedia.....(Inclusive)
 " " " —from Matapedia to Escuminac.....(Inclusive)

	<i>Highest Prices</i>		
	48" 1 128	36" $\frac{3}{4}$ 96	24" $\frac{1}{2}$ 64
Length of sticks.....			
Fraction of cord.....			
Number of cubic feet.....			
<i>Kinds of Fuelwood</i>			
Hard maple, yellow birch, 80%; beech and oak, 20%—all bodywood.....	\$10.50	\$8.25	\$6.00
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch and tamarac.....	9.55	7.50	5.35
Soft maple and white birch, soft maple or white birch.....	8.60	6.75	4.95
Mixed softwoods:—hemlock, pine, spruce, cedar and poplar or basswood.....	7.30	5.65	4.00

NOTE: The subsidy of \$1 per cord authorized by Order in Council P.C. 4365 dated April 29, 1943, as amended by Order in Council P.C. 7758 dated October 5, 1943 has been taken into account in establishing the above prices and neither it nor any other subsidy will be paid in addition thereto.

SCHEDULE "G"

To FUELWOOD ORDER No. 87

Highest selling prices for split fuelwood loaded on railway cars at all shipping points on the following railway lines in the Province of Quebec:

Canadian National Railways—Nouvelle West to Black Capes.....(Inclusive)

	<i>Highest Prices</i>		
	48" 1 128	36" $\frac{3}{4}$ 96	24" $\frac{1}{2}$ 64
Length of sticks.....			
Fraction of cord.....			
Number of cubic feet.....			
<i>Kinds of Fuelwood</i>			
Hard maple, yellow birch, 80%; beech and oak, 20%—all bodywood.....	\$10.20	\$8.00	\$5.85
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch and tamarac.....	9.30	7.30	5.20
Soft maple and white birch—soft maple or white birch.....	8.40	6.60	4.85
Mixed softwoods:—hemlock, pine, spruce, cedar and poplar or basswood.....	7.20	5.60	3.95

NOTE: The subsidy of \$1 per cord authorized by Order in Council P.C. 4365 dated April 29, 1943, as amended by Order in Council P.C. 7758 dated October 5, 1943 has been taken into account in establishing the above prices and neither it nor any other subsidy will be paid in addition thereto.

SCHEDULE "H"

To FUELWOOD ORDER No. 87

Highest selling prices for split fuelwood loaded on railway cars at all shipping points
on the following railway lines in the Province of Quebec:

Canadian National Railways—Caplan to Gascons.....(Inclusive)

	Highest Prices		
	48"	36"	24"
Length of sticks.....	1	$\frac{3}{4}$	$\frac{1}{2}$
Fraction of cord.....	128	96	64
Number of cubic feet.....			
<i>Kinds of Fuelwood</i>			
Hard maple, yellow birch, 80%; beech and oak, 20%—all bodywood.....	\$9.90	\$7.75	\$5.70
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch and tamarac.....	9.05	7.10	5.05
Soft maple and white birch, soft maple or white birch.....	8.20	6.45	4.75
Mixed softwoods:—hemlock, pine, spruce, cedar and poplar or basswood.....	7.10	5.50	3.90

NOTE: The subsidy of \$1 per cord authorized by Order in Council P.C. 4365 dated April 29, 1943, as amended by Order in Council P.C. 7758 dated October 5, 1943 has been taken into account in establishing the above prices and neither it nor any other subsidy will be paid in addition thereto.

SCHEDULE "I"

To FUELWOOD ORDER No. 87

Highest selling prices for split fuelwood loaded on railway cars at all shipping points
on the following railway lines in the Province of Quebec:

Canadian National Railways—Newport to Gaspe.....(Inclusive)

	Highest Prices		
	48"	36"	24"
Length of sticks.....	1	$\frac{3}{4}$	$\frac{1}{2}$
Fraction of cord.....	128	96	64
Number of cubic feet.....			
<i>Kinds of Fuelwood</i>			
Hard maple, yellow birch, 80%; beech and oak, 20%—all bodywood.....	\$9.60	\$7.50	\$5.55
Mixed hardwoods:—hard maple, beech, yellow birch, oak, ash, elm, white birch and tamarac.....	8.80	6.90	4.90
Soft maple and white birch, soft maple or white birch.....	8.00	6.30	4.65
Mixed softwoods:—hemlock, pine, spruce, cedar and poplar or basswood.....	7.00	5.45	3.85

NOTE: The subsidy of \$1 per cord authorized by Order in Council P.C. 4365 dated April 29, 1943, as amended by Order in Council P.C. 7758 dated October 5, 1943 has been taken into account in establishing the above prices and neither it nor any other subsidy will be paid in addition thereto.

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 88

Highest Prices for Fuelwood in the Counties of Albert, Carleton, Charlotte, King's, Queen's, St. John, Sunbury, Victoria, Westmorland and York, in the Province of New Brunswick

Under the powers granted by the Board to the Wood Fuel Administrator,

IT IS HEREBY ORDERED AS FOLLOWS:—

Effective Date, Revocation and Application of Order

1. This Order comes into force on December 15, 1943 and revokes and replaces Administrator's Order No. A-248 (also known as Fuelwood Order No. 14) as amended by Administrator's Order No. A-280 (also known as Fuelwood Order No. 22) and Fuelwood Order No. 30. This Order fixes the highest selling prices of fuelwood in the Counties of Albert, Carleton, Charlotte, King's, Queen's, St. John, Sunbury, Victoria, Westmorland and York, in the Province of New Brunswick, except that it does not fix prices for fuelwood delivered to the premises of the consumer in the City of Saint John and School Districts Nos. 1 and 2 in the Parish of Lancaster in the County of St. John which School Districts are commonly known as Beaconsfield and Fairville respectively for which prices see Fuelwood Order No. 52.

Definitions

2. For the purposes of this Order,

- (a) "cord" is a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed slabs, edgings or millends 16 inches or under in length must contain 168 cubic feet;
- (b) "dry" when applied to slabs, edgings and millends means that the slabs, edgings or millends in addition to being dry have been piled for four months or more;
- (c) "fuelwood" also includes all kinds of millwood such as slabs, edgings and millends;
- (d) "Moncton area" means that area within a distance of five miles from the city hall in the city of Moncton and includes the whole of the city of Moncton and the town of Sunnybrae;
- (e) "sell" includes an offer to sell;
- (f) "seasoned" and "green" shall have the meanings given to each respectively, by local trade custom in the county or area in which the fuelwood is sold.

Sales By Cord

3. All sales of fuelwood must be by cord measurement.

Advertisement

4. An advertisement offering fuelwood for sale must contain the full name and address of the seller.

Price List to be Posted Up

5. A person who sells fuelwood to a consumer must keep a copy of his price list on display at the place he takes orders for or sells the same in a position where it can be readily examined by customers. A copy of the price list must be displayed promptly after this Order comes into force. If any change is made in prices a new price list must be put on display within fourteen days after the change is made.

Invoice or Sales Slip To Be Given

6. On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing,

- (a) the seller's name and address,
- (b) the date of sale and delivery,
- (c) the kind and quantity sold,
- (d) the length and whether dry, seasoned or green,
- (e) the price per cord and the total price charged,
- (f) the amount of any charge made for splitting or re-sawing.

Copy of Invoice or Sales Slip To Be Retained

7. The seller must keep a duplicate of each invoice or sales slip and have it available for inspection by any authorized representative of the Board at any time within twelve months after the date of delivery.

Producer's Selling Price at Roadside

8. The highest price at which a producer may in the counties named in Schedule "A" hereto sell fuelwood of a kind and in a condition named and length specified in Schedule "A" piled at the roadside nearest to the woodlot or timber limit from which the fuelwood is cut is fixed at the price per cord for the same set forth in Schedule "A".

Price to Consumers Delivered in Counties

9. (1) The highest price at which any person may sell to a consumer in the counties named in Schedule "B" of this Order fuelwood of a kind and in a condition named and length specified in Schedule "B" including delivery to the consumer's premises is fixed at the price per cord or, where specified, a half cord or quarter cord, for the same set forth in Schedule "B".

(2) The prices set forth in Schedule "B" shall not apply to fuelwood sold in

(a) the city of Saint John and School Districts Nos. 1 and 2 in the Parish of Lancaster in the county of St. John which School Districts are commonly known as Beaconsfield and Fairville, respectively, and

(b) the Moncton area.

Price to Consumers Delivered in Moncton Area

10. The highest price at which any person may sell to a consumer in the Moncton area fuelwood of a kind and in a condition named and length specified in Schedule "C" including delivery to the consumer's premises, is fixed at the price per cord or, where specified, a fraction of a cord, for the same set forth in Schedule "C".

Price for Fractional Quantities

11. The price for a fractional quantity of a cord specified in Schedule "B" or "C" applies only when that quantity is ordered by the consumer or delivered at his request. For all other fractional quantities and in all other cases the price shall be in proportion to the cord price thereof.

Price to Consumers Not Delivered

12. Except as provided in Section 8 of this Order, in cases where a seller does not deliver, the highest price at which he may sell to a consumer fuelwood of a kind and in a condition named, length specified, in Schedule "B" or "C" hereto, in that county, part of a county or area where the prices in such Schedule are in effect, shall be the price fixed by this Order which includes delivery to the consumer's premises in that county, part of a county or area *less* the cost of delivery.

Administrator To Fix Price of Unnamed Fuelwood

13. Fuelwood of a kind not named in Schedule "B" or "C" hereto shall not be sold to a consumer in a county, part of a county or area where the prices in that Schedule are in effect until the highest price thereof has been fixed by the Administrator of Wood Fuel.

Charge for Splitting into Cookstove or Kitchen Size

14. The highest price which any person may charge, collect from or be paid by a consumer for the service of splitting fuelwood 16 inches or 24 inches long into cook stove size or kitchen size shall be at the rate of Fifty cents (50c.) per cord.

Charge for Resawing Cordwood

15. The highest price which any person may charge, collect from or be paid by a consumer for the service of resawing fuelwood from four foot lengths into shorter lengths shall be at the following rate per cord, namely:—

(a) into two lengths.....	75 cents,
(b) into three lengths.....	\$1.00
(c) into four lengths.....	1.25
(d) into five lengths.....	1.50

Dated at Ottawa, this 4th day of December, 1943.

J. S. WHALLEY
Administrator of Wood Fuel.

Approved:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO FUELWOOD ORDER No. 88

Highest Prices Per Cord for Fuelwood sold by Producers at the Roadside nearest the land from which the Fuelwood was cut in the Counties of Albert, Carleton, Charlotte, King's, Queen's, St. John, Sunbury, Victoria, Westmorland and York, in the Province of New Brunswick.

	Column.....	Col. 1	Col. 2	Col. 3	Col. 4
		4'	24"	16"	12"
		1 Cord	1 Cord	1 Cord	1 Cord
		CONDITION			
1. Mixed Hardwood, Hard Maple, Beech and Yellow Birch.....	(a) Seasoned.....	\$8 00	\$9 50	\$10 00	\$10 50
	(b) Green.....	7 50	9 00	9 50	10 00
2. White Birch and Soft Maple.....	(a) Seasoned.....	7 00	8 50	9 00	9 50
	(b) Green.....	6 50	8 00	8 50	9 00
3. Mixed Hardwood and Softwood including White Birch, Soft Maple and Spruce (50% Hardwood and 50% Softwood).....	(a) Seasoned.....	6 00	7 50	8 00	8 50
	(b) Green.....	5 50	7 00	7 50	8 00
4. Mixed Softwood.....	(a) Seasoned.....	5 00	6 50	7 00	7 50
	(b) Green.....	4 50	6 00	6 50	7 00

SCHEDULE "B" TO FUELWOOD ORDER No. 88

Highest Prices of Fuelwood delivered to the premises of the Consumer in the Counties of Albert, Carleton, Charlotte, King's, Queen's, St. John, Sunbury, Victoria, Westmorland and York, in the Province of New Brunswick EXCEPT (a) the Moncton Area;
(b) the City of St. John and School Districts Nos. 1 and 2 in the Parish of Lancaster in the County of St. John which School Districts are commonly known as Beaconsfield and Fairville respectively.

PART 1—FUELWOOD OTHER THAN MILLWOOD

	Column.....	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10
	Length.....	4'	24"		16"		12"		12"		
	Quantity.....	1 Cord	1 Cord	½ Cord	¼ Cord	1 Cord	½ Cord	¼ Cord	1 Cord	½ Cord	¼ Cord
CONDITION											
1. Mixed Hardwoods (Yellow Birch, Beech, Hard Maple).....	(a) Seasoned.....	\$10 00	\$11 50	\$ 6 00	\$ 3 15	12 50	\$ 6 50	\$ 3 40	\$13 50	\$ 7 00	\$3 65
	(b) Green.....	9 50	11 00	5 75	3 00	12 00	6 25	3 25	13 00	6 75	3 50
2. White Birch, Soft Maple.....	(a) Seasoned.....	9 00	10 50	5 50	2 90	11 50	6 00	3 15	12 50	6 50	3 40
	(b) Green.....	8 50	10 00	5 25	2 75	11 00	5 75	3 00	12 00	6 25	3 25
3. Mixed Hardwood and Softwood (White Birch, Soft Maple, Spruce, 50% Hardwood, 50% Softwood.)	(a) Seasoned.....	8 00	9 50	5 00	2 65	10 50	5 50	2 90	11 50	6 00	3 15
	(b) Green.....	7 50	9 00	4 75	2 50	10 00	5 25	2 75	11 00	5 75	3 00
4. Mixed Softwood.....	(a) Seasoned.....	7 00	8 50	4 50	2 40	9 50	5 00	2 65	10 50	5 50	2 90
	(b) Green.....	6 50	8 00	4 25	2 25	9 00	4 75	2 50	10 00	5 25	2 75

SCHEDULE "B" TO FUELWOOD ORDER No. 88 (Continued)

PART II—MILLWOOD

Column.....		Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10	Col. 11	Col. 12	Col. 13
Length.....		4'	24"			16" and 14"			12"			16" and less mixed lengths		
Quantity.....		1 Cord	1 Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord	1 Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord	1 Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord	1 Cord	$\frac{1}{2}$ Cord	$\frac{1}{4}$ Cord
CONDITION														
5. Hardwood Slabs.....	(a) Dry.....	\$ 9 00	\$10 00	\$ 5 25	\$ 2 75	\$11 00	\$ 5 75	\$ 3 00	11 50	\$ 6 00	\$ 3 10
	(b) Green.....	8 00	9 00	4 75	2 50	10 00	5 25	2 75	10 50	5 50	2 90
6. Hardwood Slabs and Edgings Mixed.....	(a) Dry.....	8 50	9 50	5 00	2 65	10 50	5 50	2 90	11 00	5 75	3 00
	(b) Green.....	7 50	8 50	4 50	2 40	9 50	5 00	2 65	10 00	5 25	2 75
7. Hardwood Edgings.....	(a) Dry.....	7 50	9 50	5 00	2 65	10 00	5 25	2 75
	(b) Green.....	6 50	8 50	4 50	2 40	9 00	4 75	2 50
8. Softwood Millends.....	(a) Dry.....	6 75	3 65	1 95
	(b) Green.....	4 75
9. Softwood Slabs and Edgings Mixed.....	(a) Dry.....	5 00	6 50	3 50	1 85	6 75	3 65	1 95
	(b) Green.....	4 00	4 50	2 50	1 40
10. Softwood Edgings Bundled..	(a) Dry.....	4 75	5 50	3 00	1 65	6 00	3 25	1 75
	(b) Green.....	4 00	4 00	2 25	1 25
11. Softwood Edgings Unbundled	(a) Dry.....	4 25	5 50	3 00	1 65	6 00	3 25	1 75
	(b) Green.....	3 50	4 00	2 25	1 25

SCHEDULE "C" TO FUELWOOD ORDER No. 88

Highest Prices of Fuelwood delivered to the premises of the Consumer in Moncton Area which includes that area within a distance of 5 miles from the City Hall in the City of Moncton, all of the City of Moncton and the Town of Sunnybrae.

KINDS OF FUELWOOD	Column.....	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10	Col. 11	Col. 12
	Length.....	4'	24"		16"		12"		12"		12"		
	Quantity.....	1 cord	1 cord	1/2 cord	1/4 cord	1 cord	2/3 cord	1/3 cord	1/2 cord	1/4 cord	1 cord	1/2 cord	1/4 cord
	CONDITION												
1. Mixed Hardwood, including yellow Birch, Beech, Hard Maple.....	(a) Seasoned.....	\$12 50	\$13 50	\$ 7 00	\$ 3 65	\$14 50	\$10 00	\$ 5 15	\$ 7 50	\$ 3 90	\$15 00	\$ 7 75	\$4 00
	(b) Green.....	12 00	13 00	6 75	3 50	14 00	9 65	5 00	7 25	3 75	14 50	7 50	3 90
2. White Birch, Soft Maple, Yellow Birch, Beech but not including Poplar.	(a) Seasoned.....	11 50	12 50	6 50	3 40	13 50	9 35	4 85	7 00	3 65	14 00	7 25	3 75
	(b) Green.....	11 00	12 00	6 25	3 25	13 00	9 00	4 65	6 75	3 50	13 50	7 00	3 65
3. Mixed Hardwood and Softwood (White Birch, Soft Maple and not more than 15% Spruce and Poplar).	(a) Seasoned.....	10 00	11 00	5 75	3 00	12 00	8 35	4 35	6 25	3 25	12 50	6 50	3 40
	(b) Green.....	9 50	10 50	5 50	2 90	11 50	8 00	4 15	6 00	3 15	12 00	6 25	3 25
4. Mixed Softwood (including Spruce Hemlock, Poplar).....	(a) Seasoned.....	8 50	9 50	5 00	2 65	10 50	7 35	3 80	5 50	2 90	11 00	5 75	3 00
	(b) Green.....	8 00	9 00	4 75	2 50	10 00	7 00	3 65	5 25	2 75	10 50	5 50	2 90
5. Hardwood Edgings.....	(a) Seasoned.....	10 00	11 00	5 75	3 00	12 00	8 35	4 35	6 25	3 25	12 50	6 50	3 40
	(b) Green.....	9 00	10 00	5 25	2 75	11 00	7 65	4 00	5 75	3 00	11 50	6 00	3 15
6. Hardwood Slabs.....	(a) Seasoned.....	10 50	11 50	6 00	3 15	12 50	8 65	4 50	6 50	3 40	13 00	6 75	3 50
	(b) Green.....	9 50	10 50	5 50	2 90	11 50	8 00	4 15	6 00	3 15	12 00	6 25	3 25
7. Large old growth Soft Mill Slab-wood (not edgings).....	(a) Seasoned.....	6 00	7 00	3 75	2 00	8 00	5 65	3 00	4 25	2 25	8 50	4 50	2 40
	(b) Green.....	5 50	6 50	3 50	1 85	7 50	5 40	2 85	4 00	2 15	8 00	4 25	2 25

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 89

Highest Prices of Fuelwood in the Counties of Gloucester, Kent, Northumberland and Restigouche, in the Province of New Brunswick

Under powers granted by the Board to the Administrator of Wood Fuel

IT IS HEREBY ORDERED AS FOLLOWS:—

Effective Date, Revocation and Replacement and Application of Order

1. This Order comes into force on December 15, 1943, and revokes and replaces Administrator's Order No. A-250 (also known as Fuelwood Order No. 16) as amended by Fuelwood Order No. 83. This Order fixes the highest selling prices of fuelwood in the Counties of Gloucester, Kent, Northumberland and Restigouche, in the Province of New Brunswick.

Definitions

2. For the purposes of this Order,
 - (a) "cord" is a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed slabs, edgings or millends 16 inches or under in length must contain 168 cubic feet;
 - (b) "dry" when applied to slabs, edgings and millends means that the slabs, edgings or millends, in addition to being dry, have been piled for four months or more;
 - (c) "fuelwood" also includes all kinds of millwood such as slabs, edgings and millends;
 - (d) "sell" includes an offer to sell;
 - (e) "seasoned" and "green" shall have the meanings given to each respectively, by local trade custom in the county in which the fuelwood is sold.

Sales By Cord

3. All sales of fuelwood must be by cord measurement.

Advertisement

4. An advertisement offering fuelwood for sale must contain the full name and address of the seller.

Price List To Be Posted Up

5. A person who sells fuelwood to a consumer must keep a copy of his price list on display at the place he takes orders for or sells the same, in a position where it can be readily examined by customers. A copy of the price list must be displayed promptly after this Order comes into force. If any change is made in prices, a new price list must be put on display within fourteen days after the change is made.

Invoice or Sales Slip To Be Given

6. On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing,
 - (a) the seller's name and address,
 - (b) the date of sale and delivery,
 - (c) the kind and quantity sold,
 - (d) the length and whether dry, seasoned or green,
 - (e) the price per cord and the total price charged,
 - (f) the amount of any charge made for splitting or resawing.

Copy of Invoice or Sales Slip To Be Retained

7. The seller must keep a duplicate of each invoice or sales slip and have it available for inspection by any authorized representative of the Board at any time within twelve months after the date of delivery.

Producer's Selling Price at Roadside

8. The highest price at which a producer may in the counties named in Schedule "A" hereto sell fuelwood of a kind and in a condition named and length specified in Schedule "A" piled at the roadside nearest to the woodlot or timber limit from which the fuelwood is cut, is fixed at the price per cord for the same set forth in Schedule "A".

Price to Consumers Delivered

9. (1) The highest price at which any person may sell to a consumer in the said counties, fuelwood of a kind and in a condition named, and length specified in Schedule "B" hereto, including delivery to the premises of the consumer, is fixed at the price per cord, or, where specified, a half cord or quarter cord, for the same set forth in Schedule "B".

(2) The price for a half cord or a quarter cord, where specified in Schedule "B", applies only when that quantity is ordered by the consumer or delivered at his request. For all other fractional quantities and in all other cases the price shall be in proportion to the cord price thereof.

Price to Consumers Not Delivered

10. Except as provided in Section 8 of this Order, in cases where a seller does not deliver, the highest price at which he may sell in said counties to a consumer fuelwood of a kind and in a condition named, length specified, in Schedule "B" hereto, shall be the price as fixed by Section 9, less the cost of delivery.

Administrator to Fix Price of Unnamed Fuelwood

11. Fuelwood of a kind not named in Schedule "B" hereto shall not be sold to a consumer in such counties until the highest price thereof has been fixed by the Administrator of Wood Fuel.

Charge for Splitting into Cook Stove or Kitchen Size

12. The highest price which any person may charge, collect from or be paid by a consumer for the service of splitting fuelwood 16 inches or 24 inches long into cook stove size or kitchen size, shall be at the rate of fifty cents (50 cents) per cord.

Charge for Resawing Cordwood

13. The highest price which any person may charge, collect from or be paid by a consumer for the service of resawing fuelwood from cordwood length into shorter lengths shall be at the following rate per cord, namely:—

(a) into two lengths.....	\$.75
(b) into three lengths.....	1.00
(c) into four lengths.....	1.25
(d) into five lengths.....	1.50

Dated at Ottawa, this 4th day of December, 1943.

J. S. WHALLEY,

Administrator of Wood Fuel.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO FUELWOOD ORDER No. 89

Highest Price per Cord for Fuelwood sold by Producers at the Roadside nearest the land from which the Fuelwood was cut in the Counties of Gloucester, Kent, Northumberland and Restigouche, in the Province of New Brunswick

KINDS OF FUELWOOD	Column.....	Col. 1	Col. 2	Col. 3	Col. 4
	Length.....	4' Length	24" Length	16" Length	12" Length
	Quantity.....	1 Cord	1 Cord	1 Cord	1 Cord
	CONDITION				
1. Mixed Hardwood (Hard Maple, Beech and Yellow Birch).....	(a) Seasoned.....	\$6 00	\$7 50	\$8 00	\$8 50
	(b) Green.....	5 50	7 00	7 50	8 00
2. White Birch and Soft Maple.....	(a) Seasoned.....	5 50	6 50	7 00	7 50
	(b) Green.....	4 50	6 00	6 50	7 00
3. Mixed Hardwood and Softwood, including White Birch, Soft Maple and Spruce (50% Hardwood, 50% Softwood).	(a) Seasoned.....	4 00	5 50	6 00	6 50
	(b) Green.....	3 50	5 00	5 50	6 00
4. Mixed Softwood.....	(a) Seasoned.....	3 00	4 50	5 00	5 50
	(b) Green.....	2 50	4 00	4 50	5 00

SCHEDULE "B" TO FUELWOOD ORDER No. 89

Highest Prices of Fuelwood delivered to the premises of the Consumer in the Counties of Gloucester, Kent, Northumberland and Restigouche, in the Province of New Brunswick

PART I—FUELWOOD OTHER THAN MILLWOOD

KINDS	Column.....	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10	Col. 11
	Length.....	4'	3'	24"			16"			12"		
	Quantity.....	1 cord	1 cord	1 cord	1/2 cord	1/4 cord	1 cord	1/2 cord	1/4 cord	1 cord	1/2 cord	1/4 cord
	CONDITION											
1. Mixed Hardwood, Hard Maple, Yellow Birch and Beech.	(a) Seasoned.....	\$8 50	\$9 00	\$10 00	\$5 25	\$2 75	\$11 00	\$5 75	\$3 00	\$12 00	\$6 25	\$3 25
	(b) Green.....	8 00	8 50	9 50	5 00	2 65	10 50	5 50	2 90	11 50	5 50	3 15
2. White Birch and Soft Maple.....	(a) Seasoned.....	7 50	8 00	9 00	4 75	2 50	10 00	5 25	2 75	11 00	5 75	3 00
	(b) Green.....	7 00	7 50	8 50	4 50	2 40	9 50	5 00	2 65	10 50	5 50	2 90
3. Mixed Hardwood and Softwood, including White Birch, Soft Maple and Spruce (50% Hardwood, 50% Softwood).	(a) Seasoned.....	6 50	7 00	8 00	4 25	2 25	9 00	4 75	2 50	10 00	5 25	2 75
	(b) Green.....	6 00	6 50	7 50	4 00	2 15	8 50	4 50	2 40	9 50	5 00	2 65
4. Mixed Softwood.....	(a) Seasoned.....	5 50	6 00	7 00	3 75	2 00	8 00	4 25	2 25	9 00	4 75	2 50
	(b) Green.....	5 00	5 50	6 50	3 50	1 90	7 50	4 00	2 15	8 50	4 50	2 40

SCHEDULE "B" TO FUELWOOD ORDER No. 89—Concluded
PART II—MILLWOOD

KINDS	Column.....	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10	Col. 11	Col. 12	Col. 13
	Length.....	4'	24"			16" and 14"			12"			10" or less mixed lengths		
	Quantity.....	1 cord	1 cord	½ cord	¼ cord	1 cord	½ cord	¼ cord	1 cord	½ cord	¼ cord	1 cord	½ cord	¼ cord
CONDITION														
5. Hardwood Slabs.....	(a) Dry.....	\$7 00	\$8 00	\$4 25	\$2 25	\$9 00	\$4 75	\$2 50	\$9 50	\$5 00	\$2 65			
	(b) Green.....	6 00	7 00	3 75	2 00	8 00	4 25	2 25	8 50	4 50	2 40			
6. Hardwood Slabs and Edgings Mixed.	(a) Dry.....	6 50	7 50	4 00	2 15	8 50	4 50	2 40	9 00	4 75	2 50			
	(b) Green.....	5 50	6 50	3 50	1 90	7 50	4 00	2 15	8 00	4 25	2 25			
7. Hardwood Edgings.....	(a) Dry.....	5 50				7 50	4 00	2 15	8 00	4 25	2 25			
	(b) Green.....	4 50				6 50	3 50	1 90	7 00	3 50	2 00			
8. Softwood Millends.....	(a) Dry.....											\$5 75	\$3 15	\$1 70
	(b) Green.....											3 75	2 15	1 20
9. Softwood Slabs and Edgings Mixed.	(a) Dry.....	4 00				5 50	3 00	1 65	5 75	3 15	1 70			
	(b) Green.....	3 00				3 50	2 00	1 15						
10. Softwood Edgings Bundled...	(a) Dry.....	3 75				4 50	2 50	1 40	5 00	2 75	1 50			
	(b) Green.....	3 00				3 00	1 75	1 00						
11. Softwood Edgings not Bun- dled	(a) Dry.....	3 25				4 50	2 50	1 40	5 00	2 75	1 50			
	(b) Green.....	2 50				3 00	1 75	1 00						

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 12

(Priorities on Coal Fuel Deliveries to Private Residences)

Dated November 30, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943; and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires,

- (a) "coal dealer" means any person who purchases, receives or stores coal fuel for sale or distribution;
- (b) "coal fuel" means any kind of coal, coke or briquettes;
- (c) "Emergency Coal Priority Card" means a card substantially in the form set out in Schedule "A" to this Order;
- (d) "private residence" means any building, flat or apartment used for residential purposes, which does not contain more than three self contained private residences.

2. *Priorities*

In filling orders placed with him for space heating private residences, each coal dealer shall give priority,

- (a) First, by delivering to any private residence where the quantity of coal fuel on hand is less than seven days' supply, a minimum quantity of 15 days' supply or one ton, whichever is the lesser. In centres where Emergency Coal Priority Cards have been distributed each coal dealer shall give this priority by honouring any completed Emergency Coal Priority Card received by him;
- (b) Secondly, and consistent with available supplies and the full use of available labour and trucking facilities, by delivering a minimum quantity of one ton of coal fuel to private residences where the quantity on hand is less than one quarter of the annual consumption.

3. *Emergency Fuel Priority Cards*

(1) Each coal dealer who receives an Emergency Coal Priority Card and who, by reason of a shortage of available supplies, is unable to make immediate delivery of a minimum quantity of 15 days' supply or one ton, whichever is the lesser, to the private residence mentioned in such card, shall forthwith forward the card to the local Fuel Emergency Committee functioning in the coal dealer's district, or, if there is no such local Fuel Emergency Committee, to the municipal authority for the city or town in which the coal dealer is carrying on business.

(2) Each coal dealer who receives any Emergency Coal Priority Cards shall, on or before the 10th day of each month, file with his local Fuel Emergency Committee, or, if there is no such committee, with the municipal authority for the city or town in which he is carrying on business, a report showing the number of such cards received by him during the preceding month.

(3) Each coal dealer shall keep on file for one year all Emergency Coal Priority Cards received by him and not re-forwarded, and all such cards shall be liable to inspection by the Coal Controller or his representative at any time.

4. *Limitation on Orders and Deliveries*

No person shall place an order for, and no coal dealer shall deliver, more coal fuel for space heating any private residence than the quantity which, when added to the quantity on hand, will last until May 1, 1944.

E. J. BRUNNING,
Coal Controller.

Approved:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

SCHEDULE "A" TO THE COAL CONTROLLER'S ORDER No. COAL 12

Dated November 30, 1943.

EMERGENCY COAL PRIORITY CARD

I have less than SEVEN days' supply of fuel on hand and urgently need delivery for immediate use.

HEATING EQUIPMENT: Hot Water..... Hot Air..... Stove
FUEL PREVIOUSLY USED: Hard Coal..... Soft Coal..... Coke.....
BIN CAPACITY.....TONS.

I will accept up to Tons of any available fuel suitable for the heating equipment and will abide by dealer's terms of sale. I have not duplicated this certificate with any other fuel dealer. The above statements are made for the use or information of the Coal Controller and I certify that they are true.

..... Date Signature of consumer
..... Telephone Address

INSTRUCTIONS TO USERS OF EMERGENCY COAL PRIORITY CARD

The attached card is provided by the Coal Controller for householders whose annual consumption is less than 50 tons. If you have less than 7 days' supply of fuel on your premises fill in the required information accurately, and mail or deliver the card to the fuel dealer with whom you placed your last order. On receipt of the card properly filled out your dealer is required to give priority on delivery. If you have no dealer, deliver this card to the nearest fuel dealer. If he cannot fill your order, he is instructed to forward this card to the local Fuel Emergency Committee.

Should you, at some future time, require additional Emergency Coal Priority Cards, contact your dealer or local Fuel Emergency Committee.

Severe penalties are provided for the giving of false information.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF SUPPLIES

Order No. Supplies 2-A

(Supply of Cork Regulated)

Dated November 29, 1943.

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, as amended, and by the Order of the Minister of Munitions and Supply, No. C.S. 5A-M, dated November 21, 1941, and any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "authorized dealer" means a person who has been appointed or declared an authorized dealer by the Controller;
- (b) "cork" means commercial cork, including cork wood or bark in a natural, ground, milled, processed or semi-processed state;
- (c) "cork products" means floor coverings made in whole or in part from cork and any articles or products, (except bottle tops or crowns lined with cork) of which cork constitutes fifty per cent or more by volume of the component materials or of which cork constitutes the single component material of chief value.

2. *Previous Order Concerning Cork Rescinded*

The Deputy Controller of Supplies Order No. Supplies 2, dated February 25, 1943, is rescinded.

3. *Use of Cork by Linoleum Manufacturers Restricted*

No person who manufactures linoleum shall, without a permit in writing from the Controller of Supplies, use in such manufacture more cork in any month than one-twelfth ($\frac{1}{12}$ th) of the total amount used by such person for such purpose in the calendar year 1940. If less than that amount be used by any such person in any month, the shortage may accrue and be added to that used by such person in subsequent months; provided that all such accumulated accruals shall become void on October 31, 1944, and October 31 in each year thereafter.

4. *Authorized Dealers to Keep Records*

Every authorized dealer shall keep a record showing separately the amount by weight of each kind of cork and cork products received by him and disposed of by him, together with dates of each such receipt and disposition and the name of the person from whom such cork or cork products were received and to whom they were disposed of, and every authorized dealer shall, on request, produce and show to the Controller, or his representative, such record and shall forward to the Controller such report as the Controller may from time to time require.

G. PETER KAYE,

Acting Controller of Supplies.

Approved:

C. D. HOWE,

Minister of Munitions and Supply.

J. GERALD GODSOE,

Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 22

(Mill-run Spruce—Northern Alberta)

Dated November 26, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires,

- (a) "mill-run lumber" means rough lumber produced from spruce or Lodgepole Pine and from which the dead culls have been removed, but which has not otherwise been separated into grades;
- (b) "Northern Alberta" means all that portion of the Province of Alberta north of the northern boundary of Township 32 and south of the northern boundary of Township 89;
- (c) "point of shipment" means the point at which the lumber is loaded by the lumber manufacturer on railway freight cars or other conveyances for shipment to the purchaser.

2. *Sales Prohibited Except to Box Factories in Edmonton*

Without a permit in writing from the Controller, no person shall sell or ship any mill-run lumber from any point of shipment in Northern Alberta to any person other than the operator of a box making factory situated in Edmonton, Alberta.

3. *Contracts of Sale to be Approved by Timber Controller*

No person shall ship or deliver any mill-run lumber from any point of shipment in Northern Alberta to a box making factory situated in Edmonton, Alberta, unless the contract for the sale of the mill-run lumber has been approved by the Timber Controller or his representative.

4. *Maximum Prices*

The maximum price at which any person may sell or offer for sale or at which any person may purchase any mill-run lumber from any point of shipment in Northern Alberta, shall be \$35.00 per thousand feet board measure, which price shall include the cost of delivery to the box making factory in the City of Edmonton.

5. *Invoices to be Furnished*

Every person selling mill-run lumber from any point of shipment in Northern Alberta shall complete in triplicate an invoice or invoices covering each such sale made by him stating therein the point of shipment, the amounts of mill-run lumber sold, and the price or prices charged therefor; and shall keep on file one copy of each invoice and shall deliver the second copy to the purchaser, and the third copy to the Regional Office of the Timber Controller at Edmonton, Alberta.

A. H. WILLIAMSON,
Timber Controller.

Approved:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

Concurred in by The Wartime Prices and Trade Board,
D. GORDON,
Chairman.

PART V

Export Permit Branch
(Trade and Commerce)**Export Permit Branch Order No. 83**

December 7, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2, the undersigned hereby orders:

1. That Regulation 41 of the Export Permit Regulations of September 1, 1943, be amended to read as follows:

Regulation 41

Shipments to the following countries require Imperial Export Licence Numbers (Blockade Numbers) when shipped out of United States ports:

Andorra
Ireland (Irish Free State)
Liechtenstein
Portugal (including Madeira, the Azores and the Cape Verde Islands)
Portuguese Guinea
Rio de Oro
Spain (including the Canary Islands and the Spanish zone of Morocco)
Sweden
Switzerland
Tangier zone
Turkey (including the Hatay)
Vatican City.

The Export Permit Branch obtains these Blockade Numbers from London by cable, on receipt of the usual application for a Canadian export permit. Permits and Blockade Numbers issued for shipments to the above countries will be valid for the whole or part of one of the calendar quarters, January to March, April to June, July to September, or October to December.

The applicant for a permit must state for which calendar quarter the permit is required. Blockade Numbers and permits will not be granted earlier than one month before the commencement of the quarter for which they are valid—that is, Blockade Numbers and permits for the first quarter will be granted only after December 1, for the second quarter after March 1, and so on. Ten days' grace is granted at the beginning and end of the period to allow for changes in shipping schedules.

Instead of the usual two copies, three copies of the export permit bearing the I.E.L. Number (Blockade Number) will be sent to the exporter by the Export Permit Branch. As soon as the United States port of lading is known, the exporter will forward the original (white) copy of the permit to the Collector of Customs at the United States port of lading, retaining the second copy for his own files, and attaching the extra (goldenrod) copy firmly to the Way-bill. Canadian Collectors of Customs will not take up the goldenrod copy of the export permit, but will leave it attached to the Way-bill, to proceed with the shipment to the United States port of lading.

If an exporter is unable to ship during the period of validity of the permit, he should notify the Export Permit Branch, who will advise him of any further action to be taken.

2. That this Order come into force and have effect on and after December 15, 1943.

T. A. CRERAR,
Acting Minister of Trade and Commerce

Export Permit Branch Order No. 84

December 6, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That the following commodities be deleted from Section 3 of Export Permit Branch Order No. 16 of November 19, 1941, so that shipments of these commodities will now require an export permit before being shipped from Canada to any destination:

Waste paper, except newsprint side runs and mutilations.

Paper other than waste, paper boards, fibre boards, paper and board manufactures.

Pulp boards, all kinds.

2. That this Order come into force and have effect on and after January 1, 1944.

T. A. CRERAR,

Acting Minister of Trade and Commerce

909
VOLUME IV, No. 12



DEC. 27, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price, 10 cents



TABLE OF CONTENTS

PART I

ORDERS IN COUNCIL

8526—Trading with the Enemy—revised regulations (Secretary of State).....	713
9492—French Committee of National Liberation designated as a Foreign Power (National Defence).....	733
9529—J. P. Pettigrew appointed Chairman, Crown Assets Allocation Committee (Munitions and Supply).....	734
9541—J. G. Godsoe appointed member, Shipping Priorities Committee (Trade and Commerce).....	734
9543—J. Gordon Fogo appointed Chairman, Housing Co-ordination Committee (Munitions and Supply).....	735
9596—J. B. Graham appointed Manitoba Regional War Labour Board (Labour).....	735
9600—Prohibiting strikes and lockouts in connection with coal mining—P.C. 8021, 14th October, 1943, revoked (Labour).....	736
9626—Goldeyes—export permit (Trade and Commerce).....	736
9640—Crown Assets Allocation Committee—members designated (Munitions and Supply)...	737
9694—Armed Forces of the U.S.A.—legal position of members charged with offences committed while in Canada (Justice).....	737

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>Agriculture—</i>	
Dairy Products Board—	
Order No. 63—Orders No. 55 and No. 56 rescinded (cheddar cheese).....	741
<i>Labour—</i>	
National Selective Service—	
Civilian Regulations—Office Consolidation of Order in Council P.C. 246 and amendments.....	741
<i>National Revenue—</i>	
W.M. No. 19 Supplement No. 46—Trading with the Enemy.....	782
W.M. No. 39 Sixth Revision Supplement No. 10—Exports to blockade area.....	782
W.M. No. 39 Sixth Revision Supplement No. 11—Export permits—paper of certain types	783
W.M. No. 39 Sixth Revision Supplement No. 12—Small shipments of tea.....	784

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Government Notice—</i>	
Statement on Import Policy.....	785
<i>Board Order—</i>	
No. 347—Rationing of new farm machinery.....	787
<i>Administrators' Orders—</i>	
A-1008—Prices of bituminous and other coal produced in Alberta and British Columbia..	791
A-1010—Farm machinery and equipment and parts therefor.....	797
A-1016—Used bags, bagging and baling material.....	797
A-1018—Veal.....	801A
A-1023—Maximum prices of horsemeat and horse liver intended for animal feeding.....	813A
A-1026—Sectional switch and outlet boxes.....	818A
A-1033—Metal hair pins and metal bob pins (production).....	820A
A-1034—Barbed wire.....	821A
A-1037—Maximum prices of imported edible tree nuts.....	821A
<i>ERRATA—</i>	
Vol. IV, No. 11, Page 677, Administrator's Order No. A-1027—Section 5, ss (b) "CaCo ³ " should read "CaCO ³ ".	
<i>Fuelwood Order—</i>	
Fuelwood Order No. 90—Prices of fuelwood in the Victoria Area in B.C.....	823A

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Controller of Chemicals—</i>	
Order No. C.C.16A—Order No. C.C.16 rescinded (Sal Ammoniac Skimmings)	827A
<i>Coal Controller—</i>	
Order No. Coal 11—Imported bituminous coal stock equalization	827A
Order No. Coal 13—Anthracite coal for poultry brooders	831A
<i>Motor Vehicle Controller—</i>	
Order No. M.V.C.18A-1—Order No. M.V.C.18A amended	833A
<i>Steel Controller—</i>	
Order No. S.C.27A—Order No. S.C.27 amended	837A
<i>Timber Controller—</i>	
Order No. Timber 23—Wholesalers' lumber sale contracts—Eastern Canada	878A

PART I
Orders in Council

**Order in Council establishing the Revised Regulations Respecting
Trading with the Enemy (1943)**

P.C. 8526

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 13th day of November, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council on the recommendation of the Secretary of State, concurred in by the Minister of Finance, and under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order as follows:

1. The Consolidated Regulations Respecting Trading with the Enemy (1939), established by Order in Council (P.C. 3959) of 21st August, 1940, as amended, are hereby cancelled.
2. The attached Revised Regulations Respecting Trading with the Enemy (1943) are hereby made and established in substitution of the Regulations hereby cancelled.

A. D. P. HEENEY,
Clerk of the Privy Council.

REVISED REGULATIONS RESPECTING TRADING WITH THE ENEMY (1943)

1. For the purpose of these Regulations, the following expressions shall be construed so that—

- (a) "Person" shall extend to and include persons and bodies of persons, incorporated (wherever incorporated) and unincorporated, such as firms, clubs, companies and municipal authorities, and, as well, trustees, executors and administrators and also a State or the government of a State. Person.
- (b) "Enemy territory" means any area which is under the sovereignty of, or in the occupation of, a State or Sovereign for the time being at war with His Majesty. Enemy Territory.
- (c) "Proscribed territory" means any area in respect of which the Governor in Council, by reason of real or apprehended hostilities or otherwise, has ordered the protective custody of property of persons residing in that area or the regulating of trade with such persons, or both. Proscribed Territory.
- (d) "Enemy" shall extend to and include— Enemy.
 - (i) Any State, or Sovereign of a State, at war with His Majesty;
 - (ii) Any person who resides within enemy territory or proscribed territory;
 - (iii) Any person who carries on business within enemy territory or proscribed territory;
 - (iv) Any person acting as agent or otherwise on behalf of an enemy, or under the control of an enemy;

- (v) Any person or body of persons constituted or incorporated within, or under the laws of, a State at war with His Majesty or a State the territory of which is occupied by an enemy or is proscribed territory;
- (vi) Any person with whom trading is, for the time being, prohibited by these Regulations or by statute or proclamation by His Majesty or by the common law;
- (vii) Any person who under the common law is deemed to be an enemy;
- (viii) Any person who is declared by the Governor in Council to be an enemy;
- (ix) Any person who has been detained under the Defence of Canada Regulations, during the period of such detention; and
- (x) Any person who has been interned or detained under the authority of the Government of a State allied or associated with His Majesty or whose property within the territory of such State has been treated by that State as enemy property:

Provided, however, that "enemy" shall not include any person by reason only that he is an enemy subject, and provided further that the Governor in Council shall have power to declare any person not to be an enemy who would otherwise be considered an enemy under these Regulations.

Enemy
Subject.

- (e) "Enemy subject" extends to and includes a person wherever resident, who is a subject or citizen of a State or Sovereign for the time being at war with His Majesty.

Enemy
Currency.

- (f) "Enemy currency" means any notes or coins which circulate as currency in any area under the sovereignty of a State or Sovereign with whom His Majesty is at war, not being an area in the occupation of His Majesty or of a Power allied with His Majesty, and includes any notes or coins declared by an order of the Minister of Finance to be enemy currency.

Securities.

- (g) "Securities" shall extend to and include stock, shares, annuities, bonds, debentures, debenture stock, certificates of indebtedness, trust receipts or other obligations or rights, whether registered or in bearer form, issued by or on behalf of any Government, municipal or other authority, society or association, or any corporation or company, whether the issuer is in Canada or not and whether the place of registration or the situs of the certificates or other instruments representing the securities is in Canada or not.

Dividends,
interest or
share of
profits.

- (h) "Dividends, interest or share of profits" shall extend to and include—
 - (i) Any dividends, bonus or interest (whether payable within Canada or not) in respect of any security or other obligation;
 - (ii) Any interest in respect of any loan made to a person for the purpose of carrying on business, and any profits of such a business; and
 - (iii) Where a person is carrying on any business on behalf of an enemy, any sum which, had a state of war not existed, would have been transmissible to the enemy by way of profits from that business.

Property.

- (i) "Property" shall extend to and include all real and personal property and all rights and interests therein whether legal or equitable; and without restricting the generality of the foregoing, "property" shall include securities, dividends, interest or share of profits, debts, credits, accounts, patents, copyrights, trade marks, designs or any interest therein and choses in action.

- (j) "Enemy Property" means property belonging to an enemy at or subsequent to the commencement of the present war. Enemy Property.
- (k) "Commencement of the present war" shall mean, as respects any enemy, the first day on which a state of war existed between His Majesty and the country in which that enemy resides or carries on business, or the first day upon which such a person became an enemy. Commencement of the present war.
- (l) "Secretary of State" shall mean the Secretary of State of Canada. Secretary of State.
- (m) "Proclamation" or "Proclamation by His Majesty" and like expressions shall mean, proclamation by His Majesty the King acting by and with the advice of the Government of Canada. Proclamation.
- (n) Words importing the masculine gender include females and corporations.

2. (1) Any person who trades or attempts to trade, or directly or indirectly offers or proposes or agrees to trade, or has since the commencement of the present war traded, attempted or directly or indirectly offered or proposed or agreed to trade, with an enemy, shall be guilty of the offence of trading with the enemy. Offence of Trading with Enemy.

(2) In any proceedings for the offence of trading with the enemy, the fact that any document has been despatched addressed to a person in enemy territory or proscribed territory shall be prima facie proof, as against any person who was a party to the despatch of the document, that the person to whom the document was despatched was an enemy. Prima facie proof.

3. Without restricting the generality of the terms of the immediately preceding Regulation, it is declared that the following matters constitute trading with the enemy within the meaning of these Regulations— Trading with the enemy.

- (a) Entering into any transaction or doing any act which was at the time of the transaction or act prohibited by or under any proclamation issued by His Majesty, for the time being in force, dealing with trading with the enemy or which at common law or by statute or under any orders or regulations constitutes the offence of trading with the enemy;
- (b) Entering into any transaction or doing any act with, to, or on behalf of, or for the benefit of any person after the issue of any Order in Council or proclamation by His Majesty declaring that such person is by reason of his enemy nationality or enemy association a person with whom trading is prohibited;
- (c) Dealing, or attempting, offering, proposing or agreeing, whether directly or indirectly, to deal with any property which is in the hands or custody of the person so dealing, attempting, offering, proposing or agreeing, or over which he has any claim or control, for the purpose of enabling an enemy to obtain money or credit thereon or thereby;
- (d) Aiding or abetting any person, whether or not such person is in Canada, to enter into, negotiate, or complete any transaction or do any act which, if effected or done in Canada by such person, would constitute the offence of trading with the enemy;
- (e) Knowingly paying, discharging or satisfying any chose in action, coupon, security or obligation to which Section (1) of Regulation 4 hereof applies;
- (f) Knowingly discharging any bill of exchange or promissory note to which Section (2) of Regulation 4 hereof applies;
- (g) Purchasing enemy currency;

- (h) Having any commercial, financial or other intercourse, transactions or dealings with, or for the benefit of, an enemy;
- (i) Attempting to do anything which, under these Regulations, is to be treated as trading with the enemy:

Provided that any transaction or act permitted by or under any proclamation or otherwise or by the Secretary of State, or other competent authority, shall not be deemed to be trading with the enemy.

Assignment
of chose in
action, etc.

4. (1) No person shall by virtue of an assignment of any chose in action, or delivery of any coupon or security transferable by delivery, or transfer of any other obligation, made in his favour by or on behalf of an enemy, have any rights or remedies against the person liable to pay, discharge or satisfy the chose in action, coupon, security or obligation, unless he proves that the assignment, delivery or transfer was made by leave of the Secretary of State or was made before the commencement of the present war.

Negotiation or
transfer of
bill or note.

(2) No person shall by virtue of any negotiation or transfer of a bill of exchange or promissory note made in his favour by or on behalf of an enemy, have any rights or remedies against any party to the instrument, unless he proves that the negotiation or transfer was made before the commencement of the present war for valuable consideration: Provided that this section shall not apply where a licence has been duly granted exempting the particular transaction from the provisions of these Regulations.

(3) Nothing in this Regulation shall be construed as validating any assignment, delivery or transfer which would be invalid apart from this Regulation or as applying to securities within the meaning of Regulation 5 hereof.

Transfer of
securities.

5. (1) No transfers made on or after the commencement of the present war by or on behalf of an enemy of any securities shall confer on the transferee any rights or remedies in respect thereof, unless the transfer be made by leave of the Secretary of State; and no person by whom the securities were issued or are managed or any other person shall, except as hereinafter appears, take any cognizance of or otherwise act upon any notice of such a transfer.

(2) No entry shall hereafter be made in any register or branch register or other book kept by any company incorporated by or under the authority of the Parliament of Canada or the legislature of any Province of Canada whether or not such register or branch register or other book is kept within Canada, or by any other company which has within Canada any register or branch register or other book, of any transfer of any securities therein registered, inscribed or standing in the name of an enemy except by leave of the Secretary of State.

(3) The provisions of this Regulation shall apply to all transfers regardless of the nationality of the transferee, the place of transfer, the location of the certificates or the situs of the registry where such securities may be registered.

(4) No share warrants payable to bearer shall be issued during the continuance of the present war in respect of any securities registered in the name of an enemy.

(5) Any violation of any provision of this Regulation shall be an offence under these Regulations.

The
Custodian.

6. (1) The Secretary of State is hereby appointed to receive, hold, manage, release, dispose of and otherwise deal with all property which is reported to him, received or controlled by him or vested in him under or by virtue of these Regulations, and he is hereafter referred to as "the Custodian".

(2) Any power or duty conferred or imposed by or under these regulations upon the Secretary of State or the Custodian may be delegated by him to such person or persons as he thinks proper. Delegation of authority.

(3) The Custodian may establish and maintain such office or offices as he thinks proper for the administration of these Regulations and such other matters as may be delegated to him and may attach thereto such officers, clerks and advisers as he selects and they shall be paid such remuneration as the Custodian determines. Establishment of Custodian's office.

(4) For the purposes of the Canada Evidence Act, the Custodian's office shall be deemed to be a department of the Government of Canada of which the Custodian is the head. Department of Government.

7. (1) No person has any rights or remedies and no action lies or may be brought against any person in respect of: Actions prohibited.

- (a) an act or omission that was required by the Secretary of State or Custodian;
- (b) an act or omission that the person acting in good faith reasonably believed to have been required by these regulations or any regulations heretofore in force with respect to trading with the enemy or enemy property; or
- (c) property transferred, delivered or paid to the Secretary of State or Custodian or pursuant to his direction either before or after these regulations came into force.

(2) No person shall bring, take or continue against an enemy in any court in Canada an action or other proceeding of any kind whatsoever unless such person has obtained the written consent of the Custodian.

8. (1) Where it appears to the Secretary of State—

- (a) That there is reasonable ground for suspecting that an offence under any of these Regulations has been or is about to be committed by any person;
- (b) That one of the partners in a firm has, at any time since the commencement of the present war, been an enemy or enemy subject or was, immediately prior to the present war, a subject or citizen of a sovereign or state which has become an enemy;
- (c) That one-third or more of the issued share capital of a company was, at any time since the commencement of the present war, issued to or held by enemies or enemy subjects or was, immediately prior to the present war, issued to or held by subjects or citizens of sovereigns or states which have become enemies;
- (d) That one-third or more of the directorate of a company, at any time since the commencement of the present war, consisted of persons who were enemies or enemy subjects or, immediately prior to the present war, consisted of persons who were subjects or citizens of sovereigns or states which have become enemies;
- (e) That a person was or is acting as agent for an enemy; or
- (f) That an enemy has an interest in any property;

Appointment of Inspector.

the Secretary of State, if he thinks it expedient for the purpose of satisfying himself that the person, firm or company is not trading with the enemy, may, in writing, appoint an inspector to inspect the affairs of the person, firm or company or the administration of the property; and the Secretary of State may appoint an inspector to inspect any business to ascertain

- (i) whether the business is carried on for the benefit of or under the control of an enemy or enemy subject; or

- (ii) the relations existing or which have, either before or after the commencement of the present war, existed between a person interested in the business and an enemy or enemy subject.

Inspector's
authority.

(2) The Secretary of State may authorize an inspector appointed pursuant to this Regulation

- (a) to inspect all books, files and documents relating to the subject matter of the inspection, regardless of who owns or controls such books, files and documents;
- (b) to require a person able to give information relating to the subject matter of the inspection to give such information to him; and
- (c) if accompanied by a police officer, to enter and search any premises used in connection with the subject matter of the inspection and to seize and retain any books, files or documents found therein.

Action
Prohibited.

(3) No person whose books, files or documents are liable to inspection under this Regulation shall commence an action or other proceeding unless he has given notice in writing of the action or proceeding to the Secretary of State; and the Secretary of State may, upon receipt of any such notice, order the person to refrain from taking or continuing the action or other proceeding and every person who fails to comply with an order given pursuant to this subsection is guilty of an offence under these Regulations.

Offence.

9. (1) Every person who, with intent to prevent the inspection thereof pursuant to an authority given under these Regulations, destroys a book, file or document or fails to produce a book, file or document for inspection upon demand by an inspector, is guilty of an offence under these Regulations.

(2) Every person who, being able to give information relating to the subject matter of an inspection under these Regulations, fails to give such information when required to do so by an inspector is guilty of an offence under these Regulations.

Information
as Evidence.

10. Where a person has given any information to an inspector appointed under Regulation 8 hereof the information so given may be used in evidence against such person in any proceedings relating to an offence under these Regulations, notwithstanding that such information was given as required by the inspector, in pursuance of his powers under Regulation 8 hereof.

Appointment
of Supervisor.

11. (1) Where, on the report of an inspector appointed under Regulation 8 hereof, it appears to the Secretary of State that it is expedient that the property, business or trade of any person should be subject to frequent inspection or constant supervision, the Secretary of State may appoint that inspector or some other person to supervise the property, business or trade with such powers as the Secretary of State may determine, and any remuneration payable and expenses incurred, whether for the original inspection or the subsequent supervision, to such amount as may be fixed by the Secretary of State, shall be paid by the person first referred to in this section.

(2) The power of the Secretary of State to appoint a supervisor under this Regulation shall include a power to appoint a supervisor of the business carried on by any person for the purpose of ascertaining whether the business is carried on for the benefit of or under the control of an enemy or enemy subject, or for the purpose of ascertaining the relations existing, or which before the commencement of the present war existed, between such person and any enemy or enemy subject.

12. (1) Where it appears to the Secretary of State in reference to any person— Appointment
of Controller
by Court.

- (a) That an offence against any of these Regulations has been or is likely to be committed in connection with such person's property, business or trade;
- (b) That the control or management of the said property, business or trade has been or is likely to be so affected by the state of war as to prejudice the effective continuance or administration thereof and that it is in the public interest that the said business or trade should continue to be carried on or such property administered; or
- (c) That it is expedient in the public interest owing to circumstances or considerations arising out of the present war, that a controller or manager of the said property, business or trade be appointed;

the Secretary of State may apply to the same Court as would within the province wherein the said person owns property or carries on the said business or trade have jurisdiction to appoint a receiver or liquidator or to grant a winding-up order, for the appointment of a controller of the said property, business or trade; and the said Court shall have power to appoint such a controller, for such time and subject to such conditions and with such powers as the Court thinks fit; and the powers so conferred shall be either those of a receiver and manager or those powers subject to such modifications, restrictions or extensions as the Court thinks fit (including, if the Court considers it necessary or expedient for enabling the controller to borrow money, power, after a special application to the Court for that purpose, to create charges on the property of the said person in priority to existing charges).

(2) The Court shall have power to direct how and by whom the costs of any proceedings under this Regulation and the remuneration, charges and expenses of the controller shall be borne, and shall have power, if it thinks fit, to charge such remuneration, charges and expenses on the property of the person in respect of whose property, business or trade the controller has been appointed in such order of priority, in relation to any existing charges thereon as it thinks fit. Costs and
remuneration.

13. Where the Secretary of State certifies that it appears to him that a company registered within Canada is carrying on business either directly or through an agent, branch, or subsidiary company outside Canada, and that in carrying on such business it has entered into or done acts which if entered into or done within Canada would constitute the offence of trading with the enemy, the Secretary of State may present a petition for the winding-up of the company to the Court having jurisdiction, and the issue of such a certificate shall be a ground on which the company may be wound up by the Court, and the certificate shall for the purpose of the petition, be evidence of the facts therein stated. Winding
up order.

14. (1) No person shall during the continuance of the present war without having previously obtained the permission of the Secretary of State, acquire or attempt to acquire the whole or any part of the undertaking of a person whose books, files and documents are liable to inspection under Regulation 8 hereof. Acquisition of
undertaking.

(2) Any person who in violation of this Regulation acquires or attempts to acquire the whole or any part of the undertaking of a person whose books, files and documents are liable to inspection under Regulation 8 hereof shall, without prejudice to any other liability, be guilty of an offence under these Regulations. Offence.

Appointment
of controller.

15. (1) Where it appears to the Secretary of State that the business carried on within Canada by any person is carried on wholly or mainly for the benefit of or under the control of an enemy or enemy subject, the Secretary of State may make an order either—

(a) prohibiting such person from carrying on business, except for the purposes and subject to the conditions, if any, specified in the order; or

(b) requiring the business to be wound up.

(2) The Secretary of State may at any time revoke or vary any such order and may at any time in any case where he has made an order prohibiting or limiting the carrying on of the business substitute for that order an order requiring the business to be wound up.

(3) Where the Secretary of State makes an order under this Regulation he may in that order or at any subsequent time appoint a controller to carry out the order or supervise the carrying out of the order.

(4) The Secretary of State may confer on the controller such powers as are exercisable by a liquidator in a voluntary winding-up of a company including the power to convey or transfer any property in the name of the person whose business is being wound up or in the name of the controller, subject to such modifications, restrictions or extensions as the Secretary of State may deem necessary or convenient.

(5) The Secretary of State may also confer on the controller the power to apply to a Court having jurisdiction to appoint a receiver or a liquidator or to grant a winding-up order, or to a judge of that Court, to determine any question arising in the carrying out of any order made by the Secretary of State under this Regulation.

(6) The Secretary of State, may determine the amount of any remuneration payable and of any costs, charges and expenses incurred in connection with the carrying out of any order made under this Regulation or under Regulation 8 hereof, and such amount shall be paid out of the assets of the business in priority to any other claim.

(7) The distribution of any money or other property resulting from the realization of any assets of the business, shall be subject to the same rules as to preferential payments as are applicable to the distribution of the assets of a company which is being wound up under the Winding-up Act of Canada, and those assets shall, so far as they are available for discharging unsecured debts, be applied in discharging the debts due to creditors who are not enemy creditors for whose benefit or under whose control the business was carried on, in priority to debts due to such enemy creditors; and any balance, after providing for the discharge of all liabilities, shall be distributed amongst the persons interested therein in such manner as the Secretary of State may direct.

(8) The Secretary of State may, on application for the purpose being made by a controller appointed under this Regulation, after considering the application and any objection which may be made by any person who appears to him to be interested, grant the controller a release; and an order of the Secretary of State releasing the controller shall discharge him from all liability in respect of any act done or default made by him in the exercise and performance of his powers and duties as controller, but any such order may be revoked on proof that it was obtained by fraud or by suppression or concealment of any material fact.

(9) Where an order under this Regulation has been made as respects the business carried on by any person, no steps shall be taken for the enforcement of the rights of any creditors of that person, nor shall any petition for the winding-up of the business be presented, nor any resolution for the winding-up of the business be passed, without the consent of the Secretary of State.

(10) The Secretary of State may present a petition for the winding-up of a company by the Court having jurisdiction, and the making of an order under this Regulation shall be a ground on which a company may be wound up by the Court.

(11) The Secretary of State may from time to time prepare and publish in the *Canada Gazette* lists of the persons as to whom orders have been made under this Regulation.

(12) An order made under this Regulation shall continue in force, notwithstanding the termination of the present war, until determined by an order of the Secretary of State.

(13) If any person contravenes the provisions of any order made under this Regulation he shall be guilty of an offence under these Regulations. Offence.

16. Where it appears to the Secretary of State that a contract entered into prior to or after the commencement of the present war with an enemy or enemy subject or with a person in respect of whose business an order has been made under Regulation 15 hereof, is injurious to the public interest, the Secretary of State may by order cancel or determine such contract either unconditionally or upon such conditions as he may think fit, and thereupon such contract shall be deemed to be cancelled or determined accordingly. Cancellation of contract.

17. Where by any statute, Order in Council, regulation, rule, by-law, contract or otherwise any notice is required to be given to a person who, under these Regulations, is an enemy, such notice shall be deemed to have been duly given if it is addressed to the enemy in care of the Custodian and delivered or mailed to the Custodian: Provided that the giving of any such notice shall not in any way affect the rights of the Custodian or impose upon him any duty to take or abstain from taking any action or proceeding. Notice to enemy.

18. (1) Where on an application for the registration or incorporation of a company it appears that any subscriber or applicant or any proposed director of the company is an enemy subject, such registration or incorporation may be refused. Registration or incorporation of company.

(2) No allotment or transfer of any shares, stock, debentures, or other security issued by a company made on or after the commencement of the present war to or for the benefit of an enemy subject shall, unless made with the consent of the Secretary of State, confer on the allottee or transferee any rights or remedies in respect thereof, and the company which issued the security shall not take any cognizance of or otherwise act upon any notice of any such transfer except by leave of the Secretary of State, and any company which contravenes any provision of this section shall be guilty of an offence under these Regulations. Prohibition of allotment or transfer of securities.

19. (1) Where the right of nominating or appointing a director of a company is vested in an enemy or enemy subject, the right shall not be exercisable except by leave of the Secretary of State, and any director nominated or appointed in exercise of such right shall, except as aforesaid, cease to hold office as director. Prohibition of nomination or appointment of director.

(2) The Secretary of State may, notwithstanding any statute or Order in Council or any by-law, regulation or stipulation of a company or other body, by written order remove any enemy director and appoint a substitute director who shall act as a director until such time as a new board of directors is duly elected or appointed. Removal of director.

20. Notwithstanding the provisions of any statute the Custodian shall be entitled to receive from any person or from any Department of the Government of Canada such information as he deems necessary to enable him to enforce these Regulations, and any person who, on the Custodian's Custodian entitled to receive information.

written request, fails to furnish such information shall be guilty of an offence under these Regulations.

Vesting of
enemy
property in
Custodian.

21. (1) All enemy property is hereby vested in and made subject to the control of the Custodian whether or not the property has been disclosed to the Custodian as required by these Regulations.

(2) This Regulation shall be deemed to be a vesting order and to confer on the Custodian all rights of an enemy including the power of dealing with the property in such manner as the Custodian may in his sole discretion decide.

(3) Where property is held, recorded or registered in Canada for or in the name of a person whose address on the register or other record is in enemy territory or proscribed territory, the property is hereby vested in and made subject to the control of the Custodian whether or not the property has been disclosed to the Custodian as required by these Regulations and the Custodian may deal with the property as though it had, before vesting, belonged absolutely to an enemy.

(4) The Governor in Council may by order declare that property specified therein is enemy property and cause a copy thereof to be published in the *Canada Gazette*; and thereupon the property so specified shall be deemed to be enemy property and to have vested in the Custodian as of the date of the Order in Council, but the making or publication of such an order does not in any manner whatsoever affect any vesting of property under section (1) of this Regulation.

No action
after vesting.

22. (1) No person whose property has vested in the Custodian under these Regulations shall, after the vesting, have any rights or remedies against any other person in respect of such property.

(2) Where, under the provisions of these Regulations, property vests in the Custodian, he has all the rights and remedies of the person whose property is vested in him notwithstanding section (1) of this Regulation.

Real estate.

23. (1) Where any real estate or interest therein is vested in the Custodian he may issue a certificate stating that such real estate or interest therein is vested in the Custodian and such certificate shall be registered without charge in the Land Titles Office or registration office in the district in which the real estate is situate, but failure to register such a certificate shall not release the real estate or interest therein from the provisions of these Regulations.

(2) After the registration of such certificate and upon the written request of the Custodian, the proper officer in the Land Titles Office or registration office in the district in which the real estate is situate shall, where there is provision for transfer of titles, forthwith and without charge transfer the title of the real estate or interest therein affected by the Custodian's certificate into the name of "The Secretary of State of Canada acting in his capacity as Custodian under the Revised Regulations Respecting Trading with the Enemy (1943)", without any transmission or other application or further proceeding. The title to the land or interest therein shall be transferred as hereinbefore provided, notwithstanding that the Custodian has not in his possession or under his control the certificate or any other document relating to the title to the said real estate or interest therein.

(3) The interest of any enemy in such real estate shall be regarded as having been effectively dealt with by any such action on the part of the Custodian.

(4) The Custodian may issue a certificate vacating any certificate of vesting previously registered, and the vacating certificate shall be registered in the Land Titles Office or registration office, as the case may be, without charge.

24. (1) If the benefit of an application made by or on behalf of or for the benefit of an enemy or enemy subject for any patent, copyright, trade mark or design is, by a certificate of the Custodian, declared to have been vested by these Regulations in the Custodian, the patent shall issue, or the copyright, trade mark or design shall be registered, as the case may be, in the name of the Secretary of State of Canada acting in his capacity as Custodian under the Revised Regulations Respecting Trading with the Enemy (1943), notwithstanding anything in any statute to the contrary.

Patent,
copyright,
trade mark
or design.

(2) Where any patent has issued, or where any interest in a patent or any copyright, trade mark or design or any interest therein has been registered, in the name of an enemy or enemy subject, the Custodian may issue a certificate that the patent, copyright, trade mark or design or interest therein, as the case may be, is vested in the Custodian, and such certificate shall forthwith and without charge be recorded by the proper officer and shall have the same force and effect as an assignment of the said patent, copyright, trade mark or design or interest therein, as the case may be, to the Secretary of State of Canada acting in his capacity as Custodian under the Revised Regulations Respecting Trading with the Enemy (1943).

(3) Failure to register a certificate as provided in sections (1) or (2) of this Regulation shall not affect the rights of the Custodian.

25. (1) The Exchequer Court of Canada or any judge thereof, on the application of the Custodian, or any one acting on his behalf, may by order vest in the Custodian any property suspected of belonging to or of being held or managed for or on behalf of an enemy, and thereupon the property so vested shall be deemed to be enemy property.

Vesting of
suspected
enemy
property.

(2) It shall not be necessary to give any notice of such application to the suspected enemy unless the giving of notice shall be ordered by the Court or judge before whom the application is made.

26. Where the property of any person is vested in the Custodian under these or any other Regulations or under any Order in Council or statute such vesting shall not, nor shall any proceedings relating thereto or in consequence of the vesting, be invalidated or affected by reason only of such person having, prior or subsequent to the date of the vesting, died or ceased to be an enemy, or, where the property has been vested under the provisions of sections (3) or (4) of Regulation 21 or of Regulation 25 of these Regulations, by reason of its being subsequently ascertained that such person was not an enemy.

Duration of
vesting.

27. (1) Where a dispute or question arises as to whether property is subject to these Regulations, the Custodian may proceed in the Exchequer Court of Canada or in any superior court of record for a declaration as to whether the property is subject to these Regulations.

Court
proceedings.

(2) Any person may, not less than ninety days after giving the Custodian notice of his claim, proceed in the Exchequer Court of Canada for a declaration that he is not an enemy and

(a) that property held or controlled by the Custodian is not subject to these Regulations and he is the owner thereof or of an interest therein; or

(b) that he was the owner of property or an interest in property immediately prior to its vesting in the Custodian under these Regulations.

28. (1) Any person who holds or manages any enemy property shall within thirty days after the commencement of the present war, or if the property comes into his possession or custody or under his control after the commencement of the present war, then within thirty

Duty to
report to
Custodian.

days after the time when it comes into his possession or custody or under his control, by notice in writing communicate the fact to the Custodian, and shall furnish the Custodian with such particulars in relation thereto as the Custodian may prescribe and require and shall, on the Custodian's written request, deliver to him possession of the property and all documents or other evidence of title relating thereto.

(2) The preceding section of this Regulation shall extend and apply to balances and deposits standing to the credit of enemies at any bank, and to debts which are due, or which, had a state of war not existed, would have been due to enemies, or which shall become due, as if the bank or debtor were a person who held property on behalf of an enemy. All such balances, deposits and debts shall be paid to the Custodian as required by these Regulations.

(3) Every company incorporated by or under the authority of the Parliament of Canada or of the legislature of a Province of Canada, and every company which, though not so incorporated, has its head office or has a share transfer or share registration office in Canada, shall within thirty days after the commencement of the present war, by notice in writing communicate to the Custodian full particulars of any securities or other obligations of the company which are held by or in the name of or for the benefit of an enemy.

(4) Every partner of a firm or partnership, one or more partners of which on the commencement of the present war became an enemy or enemies or to which money had been lent for the purpose of the business of the firm by a person who so became an enemy, shall, within thirty days after the commencement of the present war, by notice in writing communicate to the Custodian full particulars as to any dividends, interest or share of profits due to such enemy.

(5) Where before the commencement of the present war any money has been paid into any account, or has been paid to any person in trust for an enemy, the person by whom the payment was made shall, within thirty days after the commencement of the present war, by notice in writing require the person to whom the payment was made to pay the money over to the Custodian and shall furnish the Custodian with such particulars as he may require. The person to whom the payment was made shall, within one week after the receipt of the notice, comply with the requirements and shall be exempt from all liability for having done so: Provided that in the case of such payments as, had a state of war not existed, would have been payable and paid to an enemy (other than a payment in respect of securities issued by a company), the duty of making payments to the Custodian and of requiring payments to be made to him and of furnishing him with particulars shall rest with the person through whom the payments are made.

Payment
of moneys
to Custodian.

29. (1) Any money which, had a state of war not existed, would have been payable and paid to or for the benefit of an enemy, and any such money which shall become so payable after the commencement of the present war shall be paid to the Custodian by the person by whom it would have been payable, and the payment shall be accompanied by such particulars as the Custodian may prescribe and require.

(2) Without restricting the generality of section (1) of this Regulation, this Regulation shall be deemed to extend to and include moneys payable by way of—

- (a) dividends, interest or share of profits;
- (b) any payment in respect of securities, including the payment of any securities which have become payable on maturity or by being drawn for payment or otherwise;
- (c) any moneys due under or in respect of any policy of assurance or insurance;

- (d) any payment in respect of requisitioned property;
- (e) any payment under any trust, will or settlement and
- (f) any other payment required to be made to the Custodian under these or any other Regulations.

30. If in the case of any person whose books, files and documents are liable to inspection under these Regulations, any question arises as to the amount which would have been so payable and paid as provided in the last preceding Regulation, the question shall be determined by the inspector who has been or who may be appointed to inspect the books, files and documents of such person, or on appeal, by the Secretary of State, and if, in the course of determining the question, it appears to the inspector or the Secretary of State, that such person has not distributed as dividends, interest or share of profits the whole of the amount properly available for that purpose the inspector or Secretary of State may ascertain what amount was so available and require the whole of such amount to be distributed. In the case of a company, if such dividends have not been declared, the inspector or the Secretary of State may declare the appropriate dividends, and every such declaration shall be as effective as a declaration to the like effect duly made in accordance with the by-laws or constitution of the company: Provided that where a controller has been appointed under these Regulations, this section shall apply as if for references to the inspector there were substituted references to the controller.

Determination
of amount
payable.

31. Where on or after the commencement of the present war any coupon or other security transferable by delivery is presented for payment to any person and such person has reason to suspect that it is so presented on behalf of or for the benefit of an enemy, or that on or after the commencement of the present war it has been held by or for the benefit of an enemy, such person shall pay the sum due in respect thereof to the Custodian and such payment shall for all purposes be a good discharge to such person.

Payment
of bearer
securities.

32. Where the Custodian is satisfied from returns made to him that any securities are held by any person on behalf of an enemy, the Custodian may give notice thereof to the person by or through whom any dividends, interest or share of profits in respect of the securities or any money by way of payment of the securities are payable, and upon receipt of such notice any dividends, interest or share of profits payable in respect of, and any money by way of payment of the securities to which the notice relates shall be paid to the Custodian in like manner as if the securities were held by an enemy.

Payment
on securities
after notice.

33. All moneys payable to the Custodian in pursuance of these Regulations shall be paid to the credit of the Custodian through such officers, banks or persons, and in such manner as the Custodian from time to time directs and appoints.

Method of
payment to
Custodian.

34. (1) Any money required to be paid to the Custodian under these Regulations shall be paid

Time for
payment.

- (a) within thirty days after the commencement of the present war, if the money, had a state of war not existed, would have been payable before the commencement of the present war; and
- (b) in any other case, within thirty days after it would have been payable.

(2) All interest payable on any such money shall be paid to the Custodian; and any moneys not paid within the time required by these Regulations shall bear interest at the rate of five per cent per annum from the date on which such payment is so required by these Regulations.

Interest.

Currency.

(3) Where any money is payable or becomes payable to any enemy by contract, law or custom or in any other manner in other than Canadian currency, it shall, unless the Custodian allow or direct otherwise, be paid to the Custodian in Canadian currency at the rate of exchange equal to the average cable transfer rate prevailing in Canada during the month immediately preceding the commencement of the present war, or at such rate as may be fixed by the Foreign Exchange Control Board.

Effect of
payment to
Custodian.

35. (1) Any payment by or on behalf of a debtor made to the Custodian shall, to the extent of the payment, discharge the debtor from all obligations and liabilities in respect of the debt, and interest shall cease to run against the debtor on the amount so paid from the date of its receipt by the Custodian.

Evidence of
discharge.

(2) The Custodian shall have power to execute and deliver any document necessary or proper as evidence of such discharge and may deliver up to the person making such payment any note, bond or other evidence of or any security for the debt which may be in the possession of the Custodian.

Custodian's
receipt.

(3) The receipt of the Custodian or any person duly authorized to sign receipts on his behalf for any money paid to him under these Regulations shall be a good discharge to the person paying the same.

Recovery of
moneys by
Custodian.

36. (1) In the event of failure by any person to pay to the Custodian any money payable to him under these Regulations the Custodian may take action in the Exchequer Court of Canada or in any superior court of record to recover such money.

(2) Any money owing to an enemy and admitted by the person owing the money to be due, may be certified by the Custodian to have been admitted to be so due, and on production to the proper officer of the Exchequer Court of Canada the certificate shall be registered by that officer.

(3) Any certificate registered in the Exchequer Court of Canada as provided in section (2) hereof shall from the date of such registration have the same force and effect, and all proceedings may be taken thereon, as if the certificate were a judgment obtained in that court for the recovery of a debt of the amount specified in the certificate and entered upon the date of such registration.

(4) For preparing, transmitting or producing to the Registrar of the Exchequer Court of Canada a certificate pursuant to this Regulation, the Custodian shall be entitled to recover by way of costs from the person named in the certificate as owing the money, the sum of ten dollars and also the disbursements incurred in registering the certificate, and such amounts shall be recoverable in like manner as if judgment had been obtained therefor.

Registration
of securities
in name of
Custodian.

37. (1) Where any securities are vested in the Custodian, he may issue a warrant stating that the securities are vested in him and requiring the person in whose books the securities are registered to cancel the existing registration and to register the securities, and issue a certificate therefor, in the name of the Secretary of State of Canada acting in his capacity as Custodian under the Revised Regulations Respecting Trading with the Enemy (1943), his nominee or transferee. Upon receipt of such warrant the person in whose books the securities are registered shall forthwith cancel the existing registration and register the securities and issue the certificate in accordance with the terms of the warrant and deliver the certificate to the Custodian, notwithstanding any law, contract, by-law, regulation or stipulation to the contrary, and notwithstanding that the Custodian is not in possession of the certificate, scrip or other document or instrument of title relating to the securities affected by the warrant.

(2) The registration and the issue and delivery of the certificate under section (1) of this Regulation shall be without prejudice to any lien or charge in favour of the person in whose books the securities are registered or to any other lien or charge of which the Custodian has notice. If any question arises as to the existence or amount of any lien or charge, the question may, on application being made for the purpose, be determined by any superior court of record or a judge thereof.

Liens on securities.

38. The Custodian may, where he considers it advisable to do so, liquidate any property vested in him and shall deal with the proceeds of the liquidation of such property in the same manner as he may deal with moneys paid to him under these Regulations.

Liquidation of property.

39. The Custodian may at any time, at his discretion and by such notice, conveyance, transfer or release as he may think proper, relinquish any property or the proceeds of the liquidation of any property.

Relinquishing property.

40. (1) The Custodian may sell or otherwise dispose of any property at such time and place and to such person and upon such terms and in such manner, whether publicly or privately, as he in his discretion shall think proper.

Disposition of property.

(2) The transfer or sale by the Custodian of any property shall be conclusive evidence in favour of the purchaser and of the Custodian that the requirements of these Regulations have been complied with.

41. Where in exercise of the powers conferred on him under these Regulations the Custodian proposes to sell any shares or stock forming part of the capital of any company or any securities issued by the company which are vested in him, the company may, with the consent of the Custodian, purchase the shares, stock or securities, any law, by-law or regulation of the company to the contrary notwithstanding and any shares, stock or securities so purchased may from time to time be reissued by the company.

Company may purchase own securities.

42. The Custodian may execute any agreement or document whether of indemnity or otherwise, or do anything necessary to deal effectively with any property delivered to or vested in him or subject to his control.

Execution of documents.

43. The Custodian may place on deposit with any bank or may, with the approval of the Treasury Board, invest in any securities, approved by the Treasury Board, any moneys paid to or received by him from or in respect of property vested in him pursuant to these Regulations or otherwise.

Investments by Custodian.

44. (1) The Custodian may, in addition to other charges authorized by these Regulations, if any, charge against all property investigated, controlled or administered by him, whether the property has vested in him or not, a fee for services rendered not exceeding two per centum of the value of the property including the income therefrom.

Fees for services rendered.

(2) The Custodian may employ such part of the property vested in him or the proceeds therefrom as may be necessary to pay the expenses incurred in the administration of these Regulations.

(3) The Custodian may charge such additional fees in respect of his duties under these Regulations whether by way of percentage or otherwise as the Governor in Council may approve and the fees so charged shall be collected and accounted for by such persons and in such manner as the Custodian directs and the incidence of the fees so charged as to capital and income shall be determined by the Custodian.

45. (1) The Custodian shall, in addition to his other duties, keep a record of:—

Custodian's records.

- (a) Debts (including bank balances) due to persons residing in Canada, from persons residing or carrying on business in enemy territory or proscribed territory;
- (b) Other property in enemy territory or proscribed territory (including securities) belonging to persons residing in Canada; and
- (c) All debts reported to him under these Regulations.

(2) Any person desiring to record such claims or property may obtain the necessary forms for that purpose from the Custodian but the action of the Custodian will be confined to entering upon the record claims of which particulars are supplied to him, and it shall in no way commit the Custodian or the Government of Canada either to responsibility for the correctness of the claim entered or to taking action on the conclusion of hostilities or otherwise for the recovery of the claim or property in question.

(3) The Custodian shall record claims against enemy Governments, as distinct from claims against other enemies, in respect of public securities of those governments held by the claimants but not any other claims against enemy Governments.

(4) The Custodian shall keep a record of all property whereof returns have been made to him or which is held by him under these or any other Regulations, or under any Order in Council or statute, and such record may be inspected by any person who appears to the Custodian to be interested as creditor or otherwise at all reasonable times, free of charge.

Reports
by enemy
or enemy
subjects.

46. (1) It shall be the duty of every enemy or enemy subject who is within Canada, if so required by the Custodian, within one month after being so required, to furnish the Custodian with such particulars as he may require of

- (a) any securities issued by any person, held by him or in which he is interested; and
- (b) any other property of the value of two hundred dollars or upwards belonging to him or in which he is interested.

Offence.

(2) Any such person who refuses or fails to furnish such particulars within the time mentioned shall be guilty of an offence under these Regulations.

Creditors
to report
claims.

47. (1) Every person in Canada to whom a debt is owing by an enemy shall notify the Custodian of such debt

- (a) if the debt is owing at the commencement of the present war, within one month after the commencement of the present war; and
- (b) if the debt becomes payable after the commencement of the present war, within one month after the debt becomes payable;

and shall thereafter from time to time within one month of demand by the Custodian furnish such further information and documents in his possession or power, in such form and verified in such manner, as the Custodian may require.

Offence.

(2) Every person who fails to comply with any provision of section (1) of this Regulation is guilty of an offence under these Regulations and the Custodian may, by order, forever bar and extinguish any claim in respect of a debt regarding which the claimant has not complied with any provision of section (1) of this Regulation.

(3) The Custodian is not, by reason of a notification under Section (1) of this Regulation, subject to any liability with respect to the debt.

Offence.

(4) Every person who furnishes false information with respect to an enemy debt is guilty of an offence under these Regulations.

48. (1) The Custodian may order the reporting of any claim against enemies not otherwise provided for by these Regulations and shall, if he so orders, cause a record to be kept of all such claims. Other claims.

(2) Any person who furnishes any false information with respect to any claim reported under Section (1) of this Regulation shall be guilty of an offence under these Regulations. Offence.

49. No property held by or vested in the Custodian shall be liable to be attached or otherwise taken in execution, but the Custodian may upon an order of a superior court of record or a judge thereof, or of any Court in which judgment has been recovered against an enemy, pay out of any money or the proceeds of any property held by him in respect of that enemy the whole or any part of any debt due by that enemy and specified in the order: Provided that before paying any such debt the Custodian shall take into consideration the sufficiency of the property paid to or vested in him in respect of the enemy in question to satisfy that debt and any other claims against the enemy of which notice verified by statutory declaration may have been served upon him. Property not exigible.

50. The Custodian shall not be liable for any tax, assessment, mortgage, lien, charge, call, rent, interest or payment upon or in respect of any property vested in him. Custodian not liable for tax, etc.

51. (1) No property vested in the Custodian shall be forfeited for default in doing an act or making a payment or attached, seized or taken under legal process or distress or foreclosed or sold under a mortgage, lien, pledge or charge or sold for a tax or assessment. No forfeiture of vested property.

(2) This Regulation does not apply to a life insurance policy or annuity contract which, by its terms, lapses; and where any life insurance policy or annuity contract would, at any time on or after the second day of September, nineteen hundred and thirty-nine, have lapsed by its terms were it not for a regulation heretofore in force with reference to trading with the enemy or enemy property, it shall be deemed to have lapsed when it would, but for such regulation, have lapsed. Exception.

52. Every document purporting to be an order, certificate or other instrument issued by the Custodian and signed by him or any other person authorized by the Custodian, shall without further proof, unless the contrary is shown, be deemed for all purposes, including its receipt in evidence, to be such order, certificate or other instrument. Proof of signatures.

53. All periods of prescription or limitations of right of action, whether they began to run before or after the commencement of the present war, shall be treated, so far as regards relations between persons who are not enemies under these Regulations and enemies, as having been suspended during the present war. Periods of prescription suspended.

54. A certificate of the Secretary of State that any area is or was enemy territory or proscribed territory, or as to the time at which any area became or ceased to be enemy territory or proscribed territory shall, for the purposes of any proceedings under or arising out of these Regulations, be conclusive evidence of the facts stated in such certificate. Certificate that territory enemy or proscribed.

55. Any person who for the purpose of obtaining any authority or sanction under these Regulations or for any other reason, or in giving any information for the purposes of these Regulations or any order made thereunder, makes a statement knowing it to be false, shall be guilty of an offence under these Regulations. Offence.

56. (1) Any person who refuses or fails to make or require the making, as the case may be, of any payment, or to furnish the prescribed particulars as required by these Regulations, shall be guilty of an offence under these Regulations. Offence.

(2) Any person who refuses or fails to furnish information and particulars within the time mentioned in these Regulations, or fails to deliver to the Custodian the documents or other evidence of title pursuant to the Custodian's written request as provided by these Regulations, shall be guilty of an offence under these Regulations.

Offence.

57. Any person who wilfully obstructs any person in the exercise of any powers conferred on him by or under these Regulations shall be guilty of an offence under these Regulations.

Onus of proof.

58. (1) The onus of proof rests upon a person who asserts that he has or had any interest in property or that he or any property is not subject to the provisions of these Regulations.

(2) Evidence submitted to the Custodian thereby becomes the property of the Custodian and may be retained by him.

Court Rules.

59. The judges of the Court to which any jurisdiction is by these Regulations committed may make provision by rules for the practice and procedure to be adopted for the purpose of the exercise of such jurisdiction.

Consent of Attorney-General to prosecution.

60. No prosecution for an offence under Regulations 2 or 3 of these Regulations shall be instituted except by or with the consent of the Attorney-General of Canada; provided that the person charged with such an offence may be arrested and a warrant for his arrest may be issued and executed, and such person may be remanded in custody or on bail notwithstanding that the consent of the Attorney-General of Canada to the institution of the prosecution for the offence has not been obtained, but no further or other proceeding shall be taken until that consent has been obtained.

Prosecutions.

61. Where an act or default constitutes an offence both under these Regulations and under any statute, or both under these Regulations and at common law, the offender shall be liable to be prosecuted and punished under either these Regulations, or such statute, or at common law, but he shall not be liable to be punished twice for the same offence.

Criminal Code applicable.

62. Subject to the provisions of Regulation 60 hereof, any offence declared and any penalty or forfeiture imposed or authorized by these Regulations may in the absence of any provision for a different procedure be prosecuted, recovered, or enforced by summary proceedings and conviction under the provisions of Part XV of the Criminal Code.

Penalty.

63. Any person guilty of the offence of trading, attempting or directly or indirectly offering or proposing or agreeing to trade with the enemy in violation of any of these Regulations shall be liable—

- (a) on summary conviction to imprisonment with or without hard labour, for a term not exceeding twelve months, or to a fine not exceeding two thousand dollars, or to both such imprisonment and such fine; or
- (b) on conviction on indictment to imprisonment for a term not exceeding five years or to a fine not exceeding five thousand dollars, or to both such imprisonment and fine;

and the Court may in any case order that any goods or money in respect of which the offence has been committed shall be forfeited to the Custodian.

Penalty.

64. Any person guilty of an offence under these Regulations shall be liable to a fine not exceeding five hundred dollars or imprisonment with or without hard labour for a term not exceeding six months, or to both such fine and imprisonment.

65. Where a company, incorporated or unincorporated, or other body of persons, has been guilty of an offence or default under these Regulations, and the penalty or punishment provided as respects said offence or default is or includes a fine and whether or not imprisonment, additionally or alternatively, the company or other body shall be liable to the fine only (with any additional fine or fines provided by any of these Regulations with respect to continuing defaults); and every director, manager, secretary, or other officer of such company or body of persons and every partner or member of such unincorporated company or body of persons who is knowingly a party to the offence or default, shall also be deemed guilty of the offence or default and liable on conviction to the like fine or fines as the company or other body of persons, or to imprisonment, with or without hard labour, for a term not exceeding six months, or to both such fine or fines and such imprisonment. Offences by
corporation.

66. Any restrictions on dealings with property imposed by these or any other Regulations or under any Order in Council or statute shall continue to apply to such property, not only during the continuance of the present war, but thereafter until such time as they may be removed by Order in Council, either simultaneously as respects all such property or at different times as respects different classes or items of property. Duration of
Regulations.

67. These Regulations shall be deemed not to limit the power of His Majesty the King by proclamation or otherwise to prohibit any transaction which is not prohibited by these Regulations.

68. Where any question arises as to whether any property has, on or after the second day of September, nineteen hundred and thirty-nine, vested in the Custodian or as to whether the Custodian has charged or was entitled, at any time on or after the second day of September, nineteen hundred and thirty-nine, to charge any fees, such question shall be decided as though Regulations 21 and 44 of these Regulations were in force at all relevant times. Application
of sections.

69. No person shall institute any action or other proceeding to recover any sum of money paid to or received or detained by the Custodian with respect to any charge he may have made or purported to have made under these or any other Regulations. Prohibition
of action.

70. These Regulations may be cited as "Revised Regulations Respecting Trading with the Enemy (1943)".

THE REGULATIONS HAVE APPLIED TO THE FOLLOWING TERRITORIES
AS ENEMY TERRITORY OR PROSCRIBED TERRITORY ON
AND AFTER THE DATES INDICATED

	Date	
ALBANIA.....	June	10, 1940
ALGERIA.....	June	21, 1940
ANDORRA.....	June	21, 1940
AUSTRIA.....	Sept.	2, 1939
BELGIUM.....	May	10, 1940
BOHEMIA.....	Sept.	2, 1939
BULGARIA.....	March	1, 1941
BURMA.....	March	18, 1942
CHANNEL ISLANDS.....	July	1, 1940
CHINA (Japanese occupied).....	Dec.	7, 1941
CHINESE COAST LINE.....	Dec.	7, 1941
CORSICA.....	June	21, 1940
CZECHOSLOVAKIA.....	Sept.	2, 1939
DANZIG.....	Sept.	2, 1939
DENMARK.....	April	9, 1940
ESTONIA.....	Aug.	2, 1941
FINLAND.....	Aug.	2, 1941
FORMOSA.....	Dec.	7, 1941
FRANCE.....	June	21, 1940
FRENCH SOMALILAND.....	May	27, 1941
GERMAN REICH.....	Sept.	2, 1939
GREECE.....	May	1, 1941
HONG KONG.....	Dec.	24, 1941
HUNGARY.....	March	1, 1941
INDO-CHINA.....	Dec.	7, 1941
ITALIAN COLONIAL POSSESSIONS.....	June	10, 1940
ITALY.....	June	10, 1940
JAPAN.....	Dec.	7, 1941
JAPANESE MANDATED ISLANDS.....	Dec.	7, 1941
KARAFUTO.....	Dec.	7, 1941
KOREA.....	Dec.	7, 1941
KWANGTUNG LEASED TERRITORY.....	Dec.	7, 1941
LATVIA.....	Aug.	2, 1941
LEBANON.....	May	27, 1941
LITHUANIA.....	Aug.	2, 1941
LUXEMBOURG.....	May	10, 1940
MALAY PENINSULA.....	Feb.	15, 1942
MANCHURIA.....	Dec.	7, 1941
MEMEL.....	Aug.	2, 1941
MONACO.....	June	21, 1940
MORAVIA.....	Sept.	2, 1939
MOROCCO, FRENCH ZONE OF.....	June	21, 1940
NETHERLANDS.....	May	10, 1940
NETHERLANDS EAST INDIES.....	March	7, 1942
NORTH BORNEO (State of).....	March	7, 1942
NORWAY.....	April	9, 1940
PHILIPPINE ISLANDS.....	Jan.	14, 1942
POLAND.....	Sept.	2, 1939
ROUMANIA.....	Oct.	12, 1940
SARAWAK (State of).....	March	7, 1942
SHANGHAI.....	Dec.	7, 1941
SINGAPORE.....	Feb.	15, 1942
SLOVAKIA.....	Sept.	2, 1939
SYRIA.....	May	27, 1941
THAILAND.....	Dec.	22, 1941
TUNISIA.....	June	21, 1940
YUGOSLAVIA.....	April	15, 1941
ZARA.....	June	10, 1940

Revised Regulations Respecting Trading With the Enemy (1943)

NOTICE

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that trade may be resumed with persons residing in the territories which comprise the French zone of Morocco, Algeria, Corsica and Tunisia; and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territories. Any person who engages in such trade shall not be deemed to be trading with the enemy.

The permission hereby given shall apply only to transactions which shall be entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under or by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it shall be expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 24th day of November, 1943.

N. A. McLARTY,
Secretary of State of Canada.

Order in Council designating the French Committee of National Liberation as a foreign Power, to which the Foreign Forces Order, 1941, shall apply

P.C. 9492

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 14th day of December, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 2546 dated 15th April, 1941, "The Foreign Forces Order, 1941" made provision for the discipline and internal administration of the Naval, Military and Air Forces of certain "foreign Powers", which forces are carrying on training in Canada with the consent of the Canadian Government;

And whereas section 2 (c) of the said Order provides as follows:—

* "A foreign Power means any of the following:—Belgium, the Czechoslovak Republic, the Netherlands, Norway, Poland—and any other Power which may be designated by Order of the Governor in Council as a "foreign Power" to which this Order shall apply";

And whereas the Associate Minister of National Defence reports that it is deemed expedient that the French Committee of National Liberation be designated a "foreign Power" to which the "Foreign Forces Order, 1941" shall apply.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Associate Minister of National Defence and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to designate and doth hereby designate the French Committee of National Liberation as a "foreign Power" to which the "Foreign Forces Order, 1941," shall apply.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing J. P. Pettigrew to be Chairman of the Crown Assets Allocation Committee

P.C. 9529

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 14th day of December, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 9108 of November 29, 1943 established an inter-departmental committee, to be known as the "Crown Assets Allocation Committee", having the powers and duties therein set forth;

And whereas the Minister reports that, in his opinion, J. P. Pettigrew, Assistant Deputy Minister of Munitions and Supply, is a fit and proper person to act as Chairman of the said Committee.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply is pleased to appoint and doth hereby appoint the said J. P. Pettigrew a member of, and the Chairman of the Crown Assets Allocation Committee without any change in the basis or amount of salary which he is now receiving and without affecting his appointment or position as Assistant Deputy Minister of Munitions and Supply.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing J. G. Godsoe to the Shipping Priorities Committee

P.C. 9541

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 14th day of December, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8487 of October 31, 1941, the Shipping Priorities Committee was established;

And whereas Mr. Henry Borden, Chairman of the Wartime Industries Control Board, was appointed a member of the Committee by Order in Council P.C. 8969, of October 1, 1942;

And whereas, effective November 29, 1943, Mr. Henry Borden has resigned as Chairman of the Wartime Industries Control Board and Mr. J. G. Godsoe has been appointed to that position in his place;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce, is pleased to amend Order in Council P.C. 8487 of October 31, 1941, and it is hereby amended by deleting the name of Mr. Henry Borden from Section 1 (e) thereof and substituting therefor Mr. J. G. Godsoe, as Chairman of the Wartime Industries Control Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing J. Gordon Fogo, Chairman of the
Housing Co-ordination Committee**

P.C. 9543

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 14th day of December, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 10797 of November 26, 1942, established the "Housing Co-ordination Committee" and provided that the Chairman of the Wartime Industries Control Board or his successor in office should be a member and Chairman of the Committee;

And whereas the Minister of Munitions and Supply, with the concurrence of the Minister of Finance and the Minister of Labour, reports that it is desirable to appoint J. Gordon Fogo, K.C., an Associate Co-ordinator of Controls, to be a member and Chairman of the said Committee in place of the Chairman of the Wartime Industries Control Board, and to amend the said Order in Council P.C. 10797 accordingly.

Therefore, His Excellency the Governor General in Council is pleased to amend Order in Council P.C. 10797 of November 26, 1942, and it is hereby amended by deleting paragraph (a) of Section 1 thereof, effective November 29, 1943.

His Excellency in Council, on the recommendation of the Minister of Munitions and Supply, with the concurrence aforesaid, pursuant to the powers conferred by the War Measures Act and all other powers in that behalf, and notwithstanding the provisions of paragraph (a) of Section 2 of the said Order in Council P.C. 10797, is pleased to appoint and doth hereby appoint J. Gordon Fogo, Esquire, K.C., Associate Co-ordinator of Controls of the Department of Munitions and Supply, a member and Chairman of the Housing Co-ordination Committee established by the said Order in Council, such appointment to be effective on and from November 29, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing J. B. Graham to Manitoba Regional
War Labour Board**

P.C. 9596

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 14th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that Mr. Fred Keeley has resigned as a member of the Manitoba Regional War Labour Board and that it is necessary to appoint a successor;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased hereby, to accept the resignation of the said Fred Keeley and to appoint, in his place and stead, Mr. J. B. Graham of the City of Winnipeg in the Province of Manitoba, a member of the Manitoba Regional War Labour Board as representing employees; Mr. Graham's appointment to take effect as from 1st December, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking P.C. 8021, 14th October, 1943 (prohibiting strikes and lockouts in connection with coal mining)

P.C. 9600

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 17th day of DECEMBER, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that, having regard to the provision of the Wartime Wages Control Order 1943, Order in Council P.C. 9384, of December 9, 1943, it is no longer necessary or desirable that Order in Council P.C. 8021 of October 14, 1943, prohibiting strikes and lockouts in connection with the mining of coal, should continue in effect.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to revoke and doth hereby revoke Order in Council P.C. 8021 of October 14, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the export of Goldeyes
except under permit

P.C. 9626

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 17th day of DECEMBER, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board recommend that, in order to conserve supplies required for Canadian use, the exportation of Goldeyes be similarly prohibited, except under permit:

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce, and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada 1927) is pleased to order as follows,—

1. The exportation of the following commodity is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 2—Animals and Animal Products

Goldeyes, fresh, frozen or smoked.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodity.

3. This Order shall come into force and have effect on and after the twentieth day of December, one thousand nine hundred and forty-three.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council setting out membership of Crown Assets Allocation Committee

P.C. 9640

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 17th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of 29th November, 1943—P.C. 9108—the Crown Assets Allocation Committee was established having the powers and duties therein set forth;

And whereas by Order in Council of 14th December, 1943—P.C. 9529—J. P. Pettigrew, Esquire, Assistant Deputy Minister of Munitions and Supply, was appointed Chairman of the said Committee;

And whereas as provided in the said Order in Council, members of the said Committee have been designated as follows:

By the Secretary of State for External Affairs—W. D. Matthews

By the Minister of Munitions and Supply—J. H. Berry

By the Minister of National Defence—Lt. Col. Henri DesRosiers

By the Minister of Finance—B. G. McIntyre (Administrative Services, Department of Finance)

By the Minister of Finance—Donald Gordon (Wartime Prices and Trade Board)

By the Minister of Public Works—E. P. Murphy.

And whereas the said Order in Council also provides that the President of War Assets Corporation, Ltd., shall be a member of the said Committee;

And whereas the said Order in Council further provides that there shall be appointed to the said Committee a person to represent Labour, another to represent Agriculture and a third to represent the householders of Canada;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to designate and doth hereby designate as members of the said Committee:

P. R. Bengough, Esquire, President of Trades and Labour Congress of Canada, to represent Labour;

Louis Phillippe Roy, Esquire, of Frelighsburg, P.Q., to represent Agriculture; and Mrs. Charles H. Thorburn, of Ottawa, to represent the householders of Canada.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re legal position of members of the Armed Forces of the United States of America charged with having committed offences while in Canada, etc.

P.C. 9694

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 20th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that as the result of a request made on behalf of the United States Government discussions have recently taken place at Ottawa by means of a joint committee of United States and Canadian officials for the purpose of clarifying the legal position of members of the armed forces of the United States of America charged with having committed offences while in Canada and of

members of the armed forces of Canada charged with having committed offences while in the United States, and that the joint committee aforesaid drafted regulations which if enacted as law in Canada will establish a regime acceptable for the said purposes.

Therefore, His Excellency the Governor General in Council, for the security, defence, peace, order and welfare of Canada, is pleased, on the recommendation of the Minister of Justice and under the authority of the War Measures Act, to make the following regulations and they are hereby made and established accordingly:

REGULATIONS

1. The United States of America is hereby designated as a foreign power to which the Foreign Forces Order, 1941, shall, subject as hereinafter provided, apply.

2. (1) "Member" shall, except as hereinafter provided, include all persons who are by the law of the United States of America for the time being subject to the military or naval law of that country, provided that no person employed in connection with the said forces not being a citizen or National of the United States of America shall be deemed to be a member of those forces unless he entered into that employment outside of Canada and further provided that in paragraphs five and six hereof the word "member" means a member of the military or naval forces of the United States of America stationed in Canada or in Canada on military or naval duty who, when detained as mentioned therein, is wearing a uniform of such forces.

(2) For the purpose of any proceeding in any court of Canada, a certificate issued for or on behalf of such authority as may be appointed for the purpose by the Government of the United States of America stating that a person of the name and description specified in the certificate is or was at the time so specified subject to the military or naval law of the United States of America shall be conclusive evidence of that fact.

(3) For the purpose of any proceeding in any court of Canada in which the question is raised, whether a party to the proceeding is or was at any time a member of the military or naval forces of the United States of America, any such certificate as aforesaid relating to a person bearing the name in which that party is charged or appears in the proceeding shall, unless the contrary be proved, be deemed to relate to that party.

(4) Any document purporting to be a certificate issued for the purpose of this section and to be signed by or on behalf of an authority described as appointed by the Government of the United States of America for the purpose of this section shall be received in evidence and shall, unless the contrary is proved, be deemed to be a certificate issued by or on behalf of an authority so appointed.

3. Notwithstanding the provisions of section 3 of the Foreign Forces Order, 1941, a service court of the United States of America shall have jurisdiction to try all members of its forces in Canada in respect of every offence committed by any of its members in Canada.

4. Every member of the forces of the United States of America charged with an offence committed in Canada and detained by a United States service authority in respect thereof shall be deemed to be in lawful custody.

5. Whenever a member of the forces of the United States of America is detained by any authority of Canada in respect of an offence, such authority shall forthwith notify the commanding officer of the member detained, or the commanding officer of the nearest United States force, or the military or naval attache of the United States Legation at Ottawa, or such other officer of the forces of the United States of America as the said military or naval attache may designate.

6. (1) Whenever a member of the forces of the United States of America is detained by any authority of Canada, the officer commanding the unit to which the said member belongs, or the officer commanding the nearest United States force, or the military or naval attache of the United States Legation at Ottawa, or any commissioned officer authorized to act on their behalf may, by request in writing made

not later than thirty days after a notice given pursuant to the next preceding section, require the authority so detaining to release the said member to such person or persons as he may designate, and the authority so detaining shall thereupon release the member accordingly: Provided that if such member has been admitted to bail in respect of any offence, such request in writing may be made to the judge or justice who has admitted the said member to bail and such bail shall thereupon be released.

(2) After a request in writing has been made as aforesaid, no criminal proceedings shall be prosecuted in Canada before any court of Canada against the said member based on the offence in respect of which the said member was detained.

7. The said request in writing shall be substantially in form "A" attached hereto, and shall certify that the member so detained is required for trial before a United States service court on a charge in respect of the offence for which he is detained by the authority of Canada, and shall state on its face the authority of the officer signing same.

8. No proceedings by way of injunction, prohibition or otherwise shall be entertained by any court in Canada for the purpose of enjoining, prohibiting, restraining or in any way reviewing the proceedings of a United States service court in connection with the detention, trial, conviction or punishment of a member of the forces of the United States of America.

9. (1) Any United States service court, or any commissioned officer of the forces of the United States of America authorized to do so under the laws of the United States, shall have power to require the attendance before such court in Canada of any person whose evidence is required for the purpose of the trial before it of any member of the forces of the United States of America.

(2) If the person whose attendance is so required is a member of the home forces, such attendance shall be obtained by a request in writing made to any appropriate officer of the home forces indicating the place and time at which the attendance of such person is required, and the proper officer of the home forces, subject to the military exigencies of the moment, of which he shall be the sole judge, shall make the appropriate Order for the attendance of such person accordingly.

(3) If the person whose attendance as a witness is required as aforesaid is not a member of the home forces, the officer of the forces of the United States of America authorized to require his attendance may issue a subpoena, in form "B" attached hereto, which may be served by a peace officer or by a Canadian service authority; and any person served with such a subpoena shall attend and give evidence as thereby required upon payment to him of an amount sufficient to cover his necessary travelling expenses going to, staying at and returning from the place at which his attendance is required and an additional amount of \$3.00 a day during his necessary absence from his place of residence for the purpose of such attendance.

10. Any person who, not being a member of the home forces, fails to comply with the provisions of the last preceding section shall be liable to be dealt with by any civil court in the same way as if such failure had followed the service of a subpoena out of such court or such refusal had occurred on a trial therein.

11. Every person other than a member of the forces of the United States of America who attends as a witness before a United States service court shall be entitled to all the privileges and immunities as a witness to which he would be entitled if his evidence were being given in proceedings in a Canadian civil court.

12. Save as herein otherwise provided, the Foreign Forces Order, 1941, except Part II thereof, shall be of force and effect in respect of members and forces of the United States of America, and these Regulations shall be read and construed as one with the said Foreign Forces Order, 1941.

A. D. P. HEENEY,
Clerk of the Privy Council.

FORM "A"

IN THE MATTER OF UNITED STATES FORCES IN CANADA

Request for Delivery of Member of the United States Forces
detained by a Canadian authority.

To:

GREETING:

You are hereby requested to release.....
a member of the United States Forces to.....
.....
for trial before a Service Court of the United States of America on a charge of
.....
and this shall be your authority for so doing.

Dated at.....this.....day of.....19...

Signature

Rank

Authority

FORM "B"

SUMMONS FOR CIVILIAN WITNESS IN THE MATTER OF UNITED STATES FORCES IN CANADA

To:

GREETING:

You are hereby summoned and required to be and appear in person on the
.....day of.....19... at.....o'clock.....m.,
before a.....of the United States, at
appointed to meet by the precept of.....
dated....., 19..., then and there to testify and give evidence
as a witness for the.....in the case of.....
and you are hereby required to bring with you, to be used in evidence in said case,
the following described documents, to wit

Dated at.....this.....day of....., 19...

Signature

Rank

Authority

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

Order No. 63

The Dairy Products Board hereby orders:

That the following Orders of the Board be rescinded.

Order No. 55, which required all Cheddar cheese manufactured in the Provinces of Ontario and Quebec, on and after the 10th of May, 1943, to be large, white and unwaxed.

Order No. 56, which required all Cheddar cheese manufactured in the Provinces of Ontario and Quebec, on and after the 1st of June, 1943, to be exported to the British Ministry of Food.

Made at Ottawa, this 22nd day of December, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE CIVILIAN REGULATIONS

(Consolidated with amendments to December 2, 1943.)

P.C. 246

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Labour reports that, by reason of the war, it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war, to amend and consolidate the various orders and regulations affecting manpower.

NOW, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to make the regulations hereto attached and they are hereby made and established accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

THE NATIONAL SELECTIVE SERVICE CIVILIAN REGULATIONS

SHORT TITLE

1. These regulations may be cited as The National Selective Service Civilian Regulations.

INTERPRETATION

2. In these regulations, unless the context otherwise requires:

- (a) "advertisement" includes any notice, announcement or information; "Advertisement"
- (b) "agriculture" means the production on a farm of field crops, fruits, "Agriculture" vegetables, honey, poultry, eggs, livestock, milk, butter or cheese;
- (c) "Associate Director" means an Associate Director of National "Associate Director" Selective Service appointed under these regulations;

"Board"	(d) "Board" means a Mobilization Board established under the National Selective Service Mobilization Regulations and, with reference to any man, means the Board established for the Division in which he resides;
"Dependent"	(e) "dependent", when used with respect to any person, means some other person dependent for support on the income earned by such person in a business, occupation or employment;
"Director"	(f) "Director" means the Director of National Selective Service appointed under these regulations;
"Division"	(g) "Division" means a Division established by or pursuant to the National Selective Service Mobilization Regulations;
"Lay off"	(h) to "lay off" means to cease for a period to make use of the services of an employee under circumstances which relieve the employer from remunerating the employee in respect of such period;
"Local Office"	(i) "local office" means an Employment and Selective Service Office, formerly an Employment and Claims Office established by the Unemployment Insurance Commission, or any other office designated by the Minister as a local office for the purpose of these regulations; and in respect of any person, means the nearest local office to the place where he carries on business or is employed or, if he is not in business or employed, to the place where he resides;
"Minister"	(j) "Minister" means the Minister of Labour;
"national"	(k) "national" includes subject or citizen;
"peace officer"	(l) "peace officer" has the same meaning as in the Criminal Code;
"person employed in agriculture"	(m) "person employed in agriculture" means, except in section two hundred, a person who, on the twenty-third day of March, nineteen hundred and forty-two, was wholly or mainly employed or occupied in agriculture and includes any person who, on the said day, was employed or occupied on seasonal work in a primary industry and whose last employment or occupation immediately prior to such employment or occupation in a primary industry was wholly or mainly in agriculture;
"prescribed"	(n) "prescribed" means prescribed by the Minister;
"primary industry"	(o) "primary industry" means lumbering, logging, forestry, fishing and trapping;
"publish"	(p) "publish" means to communicate to any person or persons by any means whatsoever;
"Selective Service Officer"	(q) "Selective Service Officer" means a National Selective Service Officer appointed under these regulations and in respect of any person means a Selective Service Officer for the area in which such person carries on business or is employed, or if he is not in business or employed, for the area in which he resides;
"technical person" reference	(r) "technical person" means a person described in Schedule "A"; (s) a reference to a section, part or schedule by number only shall be a reference to such section, part or schedule in these regulations;
words	(t) words importing the masculine gender include corporations as well as females;
"year"	(u) "year" means a year commencing on the first day of a month of January;
"teacher"	(v) "teacher" means any person who teaches or instructs in a school, college, or university which, in the opinion of the Minister, is not carried on for gain; (<i>added by Order in Council P.C. 4862, June 17, 1943.</i>)
"person employed as a teacher"	(w) "person employed as a teacher" means a person who was wholly or mainly employed or occupied for a period of not less than one week during the month of April, nineteen hundred and forty-three, as a teacher in a school, college, or university, which, in the opinion of the Minister, is not carried on for gain. (<i>added by Order in Council P.C. 4862, June 17, 1943.</i>)

PART I

GENERAL

100. The Minister shall carry out the policies of the Government of Canada with reference to the utilization of manpower in the prosecution of the war by the voluntary placement of labour, if that is practical, and shall only exercise the powers of compulsion vested in him by these regulations when, in his opinion, such action is necessary to carry out the policies of the Government.

101. For the purpose of carrying out the policies of the Government, the Minister shall:—

- (a) maintain and operate an employment service in Canada;
- (b) take such steps as may be necessary to ensure the most efficient use of manpower by employers other than His Majesty in right of Canada;
- (c) make such surveys of the manpower resources and needs of Canada as he deems necessary;
- (d) after consultation with the armed services of Canada and the departments and agencies of the Government of Canada whose activities affect or relate to the demand for and the supply of manpower, recommend to each of them such action as, in his opinion, is necessary to co-ordinate such activities and carry out the policies of the Government; and
- (e) after consultation with the armed services of Canada and the departments and agencies of the Government of Canada whose activities affect or relate to the demand for and the supply of manpower, recommend to the Governor in Council such action as, in his opinion, is necessary to co-ordinate activities of the armed services of Canada and of departments and agencies of the Government of Canada which affect the demand for or the supply of manpower and such further action as is necessary to achieve the manpower objectives laid down by the Government.

PART II

CIVILIAN EMPLOYMENT

Interpretation

200. (1) In this part, unless the context otherwise requires:

- (a) "court of referees" means a court of referees constituted under section fifty-three of The Unemployment Insurance Act, 1940;
- (b) "employee" means any person who has attained his sixteenth birthday and has not attained his sixty-fifth birthday and who is employed under a contract of service or apprenticeship, written or oral, expressed or implied; includes any person or group or class of persons not employed under a contract of service or apprenticeship when the Minister declares such person or group or class of persons to be an employee for the purposes of this part; but does not include—
 - (i) any person employed by His Majesty in right of any province;
 - (ii) any member of His Majesty's Naval, Military or Air Forces;
 - (iii) any person employed in agriculture, fishing, fish processing, hunting or trapping;
 - (iv) any technical person;
 - (v) any minister, priest or clergyman authorized to perform the marriage ceremony;
 - (vi) any registered nurse who is employed as such, any person undergoing training to become a registered nurse or any practical nurse employed as such in a private home; (*as amended by Order in Council P.C. 8309, October 26, 1943*)
 - (vii) any teacher in a school, college or university which, in the opinion of the Minister, is not carried on for gain;
 - (viii) any female person employed in domestic service in a private home where not more than one servant is employed;
 - (ix) any student when employed only after day classes or on holidays during the school or college term but not when employed during the long summer vacation;

- (x) any person in respect of part-time subsidiary employment which is not his principal means of livelihood;
- (xi) any person in respect of casual or irregular employment for not more than three days in any calendar week for the same employer;
- (c) "employer" means any person having one or more persons in his employ and includes His Majesty in right of Canada, any person acting on behalf of an employer, and in the case of a corporation which is an employer, any officer of the corporation;
- (d) "notice of separation" means a notice given by an employer or employee pursuant to section two hundred and two or a similar notice given under The National Selective Service Regulations, 1942;
- (e) "permit to seek employment" means a permit furnished by a Selective Service Officer pursuant to section two hundred and four or a similar permit furnished under The National Selective Service Regulations, 1942;
- (f) "urban municipality" means an urban municipality whose population exceeds five thousand; and
- (g) "flue-cured tobacco farm" means a farm on which flue-cured tobacco, Bright Virginia tobacco or cigarette tobacco has been planted during the current year. *(Paragraph (g) added by Order in Council P.C. 5819, August 6, 1943.)*

Supply and Demand

201. (1) When a person ascertains that he requires or will require to engage an employee or that he will be laying off or discharging an employee, he shall forthwith notify the local office of such requirement or supply the local office with such information as to the employee to be laid off or discharged as may be prescribed.

(2) Any person who has attained his sixteenth birthday and has not attained his sixty-fifth birthday and who, for a period of seven consecutive days, has been unemployed or not gainfully occupied shall, unless he is

- (a) a technical person, or
- (b) a school, college or university student,

forthwith register with the local office and supply such information as may be prescribed.

(3) No person shall have in his employment more persons of any particular qualifications than are reasonably necessary for his immediate needs without notifying the local office that the persons whose services are not immediately necessary are available for employment.

Separation from Employment

202. (1) No employer shall lay off or terminate the employment of an employee without giving him in prescribed form in duplicate

- (a) seven days' notice of separation exclusive of the day on which the notice is given, or

(b) such shorter notice as the Selective Service Officer allows, unless

- (i) the employee is employed on building construction work,
- (ii) the employee has been in his employ for a period of less than one month,
- (iii) by reason of weather conditions or by reason of fire, explosion or other calamity, the employee's services cannot be utilized, or
- (iv) the employee has refused to accept a transfer under a collective labour agreement or practice in the industry in accordance with which employees have agreed or are accustomed to transfer from their usual employment to alternative employment with the same employer at a lower rate of remuneration.

(2) Where

- (a) an employee is employed on building construction work,
- (b) an employee has been in an employer's employ for a period of less than one month,

- (c) by reason of weather conditions or by reason of fire, explosion or other calamity, an employee's services cannot be utilized, or
- (d) an employee has refused to accept a transfer under a collective labour agreement or practice in the industry in accordance with which employees have agreed or are accustomed to transfer from their usual employment to alternative employment with the same employer at a lower rate of remuneration,

the employer shall give him notice of separation in prescribed form in duplicate before laying him off or terminating his employment.

(3) Except to undergo alternative service under the National Selective Service Mobilization Regulations or to enter service in His Majesty's Canadian armed forces, no employee shall terminate his employment without giving to his employer in prescribed form in triplicate

- (a) seven days' notice of separation exclusive of the day on which such notice is given, or

(b) such shorter notice as the Selective Service Officer allows, unless he is employed on building construction work or has been in the employment for a period of less than one month, in which event he shall give his employer notice of separation in prescribed form in triplicate before terminating his employment.

(4) The Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, allow an employer to give less than seven days' notice under this section; and without limiting the generality of the foregoing, he may do so if he is satisfied

- (a) that it is impossible by reason of

- (i) the absence from work of another employee or group of employees,
- (ii) a power shortage,
- (iii) conditions which might jeopardize the health of the employee,
- (iv) a shortage of materials, or
- (v) a breakdown of machinery,

to give the seven days' notice before the employee's services become unnecessary and that the circumstance making it impossible was, in the opinion of the Selective Service Officer, beyond the employer's control; and

- (b) that the employer cannot use the employee's services in alternative employment;

but when the services are made unnecessary by reason of a shortage of materials or a breakdown of machinery he may not allow the employer to give less than two days' notice.

(5) Where an employer applies for a reduction in the seven days' notice affecting an employee who is a member of a trade union and such employer and the trade union have a collective labour agreement, the Selective Service Officer shall consult with the authorized representatives of the trade union before making his decision.

(6) Every employer shall, on request, furnish an employee with an adequate supply of forms containing the prescribed notice of separation.

(7) Where an employer gives an employee notice of separation under this part the employee shall forthwith acknowledge receipt thereof by signing one copy in the prescribed place and return such copy to the employer.

(8) Where an employee gives an employer notice of separation under this part, the employer shall forthwith acknowledge receipt thereof by signing one copy in the prescribed place and return such copy to the employee.

(9) Every employer who gives or receives a notice of separation under this part shall retain one copy thereof and shall, within forty-eight hours of giving or receiving such notice, deliver a copy thereof to the local office.

(10) The provisions of this part with respect to the giving of notice of separation shall not supersede any law, statutory or otherwise, requiring a longer notice.

(11) No employer or employee shall be bound by this section insofar as it is inconsistent with any right or privilege of the employer or employee, as the case may be, under an existing collective labour agreement which was entered into prior to the first day of September, nineteen hundred and forty-two.

202A. (1) (a) Every establishment which has been given an "A" or "B" labour priority rating pursuant to these regulations shall be classified as a "designated establishment".

(b) The Director may classify any establishment which has not been given an "A" or "B" labour priority rating as a "designated establishment".

(c) The Director may at any time except any establishment or group or class of establishments from the provisions of this section.

(2) (a) Every employer whose establishment is classified as a "designated establishment" pursuant to this Section shall notify his employees that the establishment is a "designated establishment" by posting a notice on bulletin boards or in such other manner as may be approved by a Selective Service Officer.

(b) A notice posted pursuant to paragraph (a) of this sub-section shall be substantially in a form approved by the Director.

(c) A specimen copy of the form of notice approved by the Director may be obtained on application to a Selective Service Officer.

(3) On application of an employer a Selective Service Officer shall inform the employer whether his establishment is a "designated establishment" pursuant to paragraph (a) of sub-section (1) of this section.

(4) (a) Subject to the provisions of Section 203 of these Regulations, no employer whose establishment has been classified as a "designated establishment" may give notice of separation to an employee pursuant to Section 202 of these Regulations without the permission in writing of a Selective Service Officer.

(b) No employee whose employer's establishment has been classified as a "designated establishment" may give notice of separation to his employer pursuant to Section 202 of these Regulations without the permission in writing of a Selective Service Officer.

(c) Where an employee applies for permission to give notice of separation to his employer in order to take similar employment in the same industry the Selective Service Officer shall, in accordance with directions and instructions issued by the Director, grant such permission unless special circumstances exist.

(d) Application for permission to serve notice of separation shall be made in such form and such manner as the Director may prescribe.

This section shall take effect on a date to be designated by the Director.

(Note:—Section 202A was added by Order in Council P.C. 6625, September 1st, 1943—Designated date—September 20th, 1943.)

203. (1) Where an employer is of opinion that an employee is guilty of serious misconduct he may give him notice of separation pursuant to section two hundred and two and suspend him from duty forthwith.

(2) An employee may, within seven days of being suspended for serious misconduct, exclusive of the day on which he was suspended, apply in writing to the Selective Service Officer to review such suspension; and, if he does not make such an application, his employment shall be deemed to have terminated when he was suspended.

(3) Where an employee is a member of an association with which his employer has entered into a collective labour agreement which provides for review of a suspension of a member of the association from work, he may not apply under this section to the Selective Service Officer to review a suspension notwithstanding subsection two of this section.

(4) If, upon reviewing a suspension for serious misconduct, a Selective Service Officer, finds that the employee was guilty of serious misconduct, the employee's employment shall be deemed to have terminated when he was suspended but if, upon such review, the Selective Service Officer finds that the employee was not guilty of serious misconduct, the employer shall reinstate the employee with full pay from the time the application for review was made and the notice of separation given prior to the suspension shall be of no effect.

Permits to Seek Employment

204. (1) The Selective Service Officer shall, on request, furnish a permit to seek employment in prescribed form to any employee who presents a notice of separation signed by his employer or to any person other than an employee, and he may, in accordance with principles and directions set out in instructions given by the Minister, insert therein restrictions as to

- (a) the place where employment may be obtained thereunder,
- (b) the employer from whom employment may be obtained thereunder,
- (c) the nature of the employment which may be obtained thereunder, or
- (d) the duration of the employment which may be obtained thereunder.

(2) The Selective Service Officer may, at any time, in accordance with principles and directions set out in instructions given by the Minister,

- (a) cancel a permit to seek employment by notice in writing to the employer and employee effective upon or after the expiration of seven days from the day such notices are mailed, or
- (b) extend the period of employment fixed by a permit to seek employment.

205. (1) Neither an employer nor a person acting or pretending to act on behalf of an employer shall

- (a) interview any person with regard to employment as an employee,
- (b) solicit any person to enter into employment as an employee,
- (c) offer any person employment as an employee, or
- (d) take any person into employment as an employee, unless such person presents to him in duplicate a permit from the Selective Service Officer to seek such employment.

(2) No person shall apply for, accept or enter employment as an employee, unless he has obtained from the Selective Service Officer a permit to seek such employment.

(3) No permit to seek employment is necessary for the re-employment of an employee by an employer,

- (a) within fourteen consecutive days from the day on which the employee was last employed by the employer,
- (b) at the termination of a period of sickness or disability which occasioned the termination of a previous employment of the employee by the employer,
- (c) at the termination of a stoppage of work which resulted from an industrial dispute and terminated the employee's previous employment by the employer,
- (d) pursuant to a collective labour agreement providing preference in re-employment according to service or seniority, or
- (e) upon reinstatement in employment pursuant to this part or The Reinstatement in Civil Employment Act, 1942,

but in any such case, the employer shall, within forty-eight hours of the commencement of such re-employment, deliver notice of such re-employment in prescribed form to the local office.

(4) Where an employer takes an employee into employment, he shall, unless it is a case of re-employment under subsection three of this section,

- (a) record the prescribed particulars of the employment on both copies of the permit to seek employment presented to him by the employee,
- (b) retain one copy of the permit to seek employment on file, and
- (c) within forty-eight hours of taking the employee into his employment, deliver the other copy of the permit to the local office.

205A. (1) No male person, who has attained his sixteenth birthday and has not attained his sixty-fifth birthday, shall, during the period from the fifteenth day of July to the fifteenth day of October, both days inclusive, in any year

- (a) apply for, accept, or enter employment on a flue-cured tobacco farm; or
- (b) remain in employment on a flue-cured tobacco farm;

unless he has obtained from the Selective Service Officer a permit in prescribed form to apply for employment on such farm.

(2) No person shall, during the period from the fifteenth day of July to the fifteenth day of October, both days inclusive, in any year,

- (a) take any male person, who has attained his sixteenth birthday and has not attained his sixty-fifth birthday, into employment on a flue-cured tobacco farm or
- (b) retain any male person, who has attained his sixteenth birthday and has not attained his sixty-fifth birthday, in employment on a flue-cured tobacco farm;

unless such male person presents to him a permit from the Selective Service Officer in prescribed form to accept or remain in such employment.

(Note: Section 205A added by Order in Council P.C. 5819, August 6th, 1943.)

206. (1) No employer shall during any day retain in his employment an employee who was, contrary to law, taken into employment without having obtained and presented a permit to seek such employment.

(2) No employer shall retain an employee in his employment during any day if the permit to seek employment pursuant to which he took the employee into his employment has been cancelled pursuant to these or any other regulations or during any day after the period of employment authorized thereby expires.

(3) No employee shall, during any day, remain in any employment which he, contrary to law, entered without having obtained a permit to seek employment.

(4) No employee shall remain in any employment during any day if the permit to seek employment pursuant to which he entered such employment has been cancelled pursuant to these or any other regulations or during any day after the period of employment authorized thereby expires.

Agricultural Employment

207. (1) No person employed in agriculture shall enter or remain during any day in employment outside agriculture except

- (a) active service in His Majesty's Canadian armed forces, or
- (b) seasonal or temporary employment outside an urban municipality for not more than sixty days in any year when such employment does not interfere with agricultural production,

unless he has first obtained from the Selective Service Officer a permit in prescribed form to enter or remain in such employment.

(2) No person shall take a person employed in agriculture into employment outside agriculture, or retain during any day a person employed in agriculture in employment outside agriculture except

- (a) active service in His Majesty's Canadian armed forces, or
- (b) seasonal or temporary employment outside an urban municipality for not more than sixty days in any year when such employment does not interfere with agricultural production,

unless such person presents to him a permit obtained from the Selective Service Officer in prescribed form to accept or remain in such employment.

(3) The Selective Service Officer on request may, in accordance with principles and directions set out in instructions given by the Minister, furnish a permit to a person employed in agriculture to enter or remain in employment outside agriculture and insert therein restrictions as to

- (a) the place where employment may be obtained thereunder;
- (b) the employment which may be obtained or retained thereunder;
- (c) the nature of the employment which may be obtained thereunder; or
- (d) the duration of the employment which may be obtained or retained thereunder.

(4) The Selective Service Officer may, at any time, in accordance with principles and directions set out in instructions given by the Minister,

- (a) cancel a permit furnished under this section by notice in writing to the employer and employee effective upon or after the expiration of seven days from the day such notice is mailed; or
- (b) extend the period of employment fixed by such a permit.

(5) No person shall retain a person employed in agriculture in his employment during any day if the permit pursuant to which he took the person employed in agriculture into his employment, or retained him in his employment, has been cancelled pursuant to this section or during any day after the period of employment fixed thereby expires.

(6) No person employed in agriculture shall remain in any employment during any day if the permit pursuant to which he entered such employment, or remained in such employment, has been cancelled pursuant to this section or during any day after the period of employment authorized thereby expires.

207A. (1) No person employed as a teacher shall enter or remain during any day in employment outside teaching except

- (a) active service in His Majesty's Canadian Armed Forces, or
- (b) employment in agriculture, or

(c) part-time employment which is subsidiary to employment as a teacher, unless he has first obtained from the National Selective Service Officer a permit in prescribed form to enter or remain in such employment.

(2) No person shall take a person employed as a teacher into employment outside teaching, or retain during any day a person employed as a teacher in employment outside teaching except

- (a) active service in His Majesty's Canadian Armed Forces, or
- (b) employment in agriculture, or

(c) part-time employment which is subsidiary to employment as a teacher, unless such person presents to him a permit obtained from a National Selective Service Officer in prescribed form to accept or remain in such employment.

(3) The National Selective Service Officer on request may, in accordance with principles and directions set out in instructions given by the Minister, furnish a permit to a person employed as a teacher to enter or remain in employment outside teaching and insert therein restrictions as to

- (a) the place where employment may be obtained thereunder;
- (b) the employment which may be obtained or retained thereunder;
- (c) the nature of the employment which may be obtained thereunder; or
- (d) the duration of the employment which may be obtained or retained thereunder.

(4) The National Selective Service Officer on request may, in accordance with principles and directions set out in instructions given by the Minister, furnish a permit to a person employed as a teacher to enter or remain in employment outside teaching during ordinary normal vacation periods at a time when such persons are not required for teaching duties and may insert therein restrictions as to

- (a) the place where employment may be obtained thereunder;
- (b) the employment which may be obtained or retained thereunder;
- (c) the nature of the employment which may be obtained thereunder; or
- (d) the duration of the employment which may be obtained or retained thereunder.

(5) The National Selective Service Officer may, at any time, in accordance with principles and directions set out in instructions given by the Minister,

- (a) cancel a permit furnished under this section by notice in writing to the employer and employee effective upon or after the expiration of seven days from the day such notice is mailed; or
- (b) extend the period of employment fixed by such a permit.

(6) No person shall retain a person employed as a teacher in his employment during any day if the permit pursuant to which he took the person employed as a teacher into his employment, or retained him in his employment, has been cancelled pursuant to this section or during any day after the period of employment fixed thereby expires.

(7) No person employed as a teacher shall remain in any employment during any day if the permit pursuant to which he entered such employment, or remained in such employment, has been cancelled pursuant to this section or during any day after the period of employment authorized thereby expires.

(Note: Section 207A added by Order in Council P.C. 4862 June 17 1943.)

Advertisements

208. (1) No person shall publish an advertisement offering employment as an employee or seeking employment as an employee except pursuant to and in accordance with a permit obtained from the Selective Service Officer.

(2) Where an application is made to a Selective Service Officer for a permit to advertise under this section, the Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister,

- (a) refuse the permit,
- (b) grant the permit subject to such conditions as he deems proper, or
- (c) with the applicant's consent, make such arrangements, at the applicant's expense, as he deems proper.

Control of Employment

209. (1) A Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing direct any person,

- (a) to report for interview at a local office at a time which will not interfere with his work or occupation, if any;
- (b) if the person is unemployed or not gainfully occupied, to apply forthwith for specified employment which, in the opinion of the Selective Service Officer, is suitable and to accept the employment when it is offered to him; or
- (c) if, for more than two consecutive weeks, the person has not been gainfully occupied during normal full time, to apply, within seven days from the time when the direction is given, for specified full time employment which, in the opinion of the Selective Service Officer, is suitable and to accept the employment when it is offered to him,

and every person to whom any such direction is given shall comply with the direction.

(2) An employee shall, for the purpose of this section, be deemed to be unemployed on the termination of a period of seven days from the day his employer gives him a notice of separation or he gives his employer a notice of separation.

(3) When a Selective Service Officer directs an employed person to accept employment under this section, he shall send a copy of the order to such person's employer.

(4) In deciding whether employment is suitable for a person, a Selective Service Officer shall consider such factors as he deems relevant including the person's physical condition, training, experience, prior earnings and personal responsibilities and the distance of the employment from his residence; and he shall not consider employment to be suitable if the wages are lower, or the conditions of work are less favourable, than either those fixed by collective agreement for the place where the work is to be performed or, if there is no such agreement, those observed by good employers.

(5) When a Selective Service Officer directs a person under this section to accept employment which necessitates changing his place of residence, he shall, in accordance with principles and directions set out in instructions given by the Minister, provide such persons with financial assistance under section two hundred and twelve.

(6) Where a person accepts employment pursuant to a direction given under this section he shall not terminate the employment or cease to perform his duties in the employment, nor shall his employer terminate the employment or lay him off, within six months from the day he enters the employment, without a written permit from the Selective Service Officer.

210. (1) The Minister may, by order, forbid any employer or group or class of employers to retain in employment after a specified date any male person (or group or class of male persons) who has attained or who later attains his sixteenth birthday and who has not attained his forty-first birthday, unless such person has presented to the employer a permit in prescribed form issued by a Selective Service Officer; or may require any employer, or group or class of employers to terminate, at such time and in such manner as he may specify, the employment of any such person or group or class of such persons.

(Note: Subsection (1) appears as most recently amended, by Order in Council P.C. 6433, August 13th, 1943.)

(2) A Selective Service Officer, may, in accordance with principles and directions set out in instructions given by the Minister, by Order in writing direct any male person, who, having been served with a notice or order under the National War Services Regulations, 1940 (Recruits), requiring him to submit himself for medical examination or an "Order-Medical Examination" under the National Selective Service Mobilization Regulations, and who, having been medically examined pursuant to such notice or order and who because of his physical condition is not, for the time being, required to report for military training nor for special duty in the Royal Canadian Mounted Police to accept and enter specified employment at the expiration of seven days after the date of such direction, or immediately, if the person is not employed at the date of such direction;

(3) A Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing direct any person, to whose employment an Order made by the Minister under Sub-section (1) or (2) of this Section applies, to apply forthwith for specified employment which in the opinion of the Selective Service Officer is suitable, to accept such employment if it is offered to him and to enter such employment forthwith upon the termination of his present employment; and Subsections (3), (5) and (6) of Section 209 shall apply *mutatis mutandis* as if enacted in this Section;

(4) A Selective Service Officer shall not, under Subsection (3) of this Section, direct any person to apply for employment which is available in consequence of a stoppage of work due to a labour dispute.

(5) If any person refuses to comply with an Order of a Selective Service Officer made under Subsection (2) or (3) of this Section, the Selective Service Officer shall forward the name and address of such person to the Alternative Service Officer as defined in Section 250 of these Regulations, and such person shall be deemed to be a person to whom Part 11A of these Regulations applies and may be required to perform Alternative Service within the meaning of the said Part IIA in like manner as any other person for whom Alternative Service may be prescribed under the said Part IIA; provided, however, that the provisions of Section 252 shall not be applicable to such person.

(6) For the purposes of this Section "Minister" includes any senior officer appointed under these Regulations and designated by the Minister to exercise the powers conferred on him by this Section.

(Note: Subsections (2) to (6) inclusive appear as most recently amended, by Order in Council P.C. 7260, September 16th, 1943; subsection (4) as further amended by Order in Council P.C. 9236, December 2, 1943.)

210A. (1) As used in this section "ex-coal mine worker" means any male person who has attained his eighteenth birthday but not his sixty-fifth birthday and who, since the first day of January, 1935, has been engaged or employed for an aggregate period of twenty-four months or more in the production of coal, either as a skilled or unskilled mine or surface worker, or as a maintenance worker in any coal mine or in the surface facilities thereof or who, on or after the first day of January, 1935, has worked under authority of a provincial coal miner's certificate or licence, and who, on or after the date of this Order, is employed in any employment other than coal mining and, notwithstanding the provisions of section two hundred and seven of these Regulations, shall include any such person who is employed as a wage earner wholly or partly in agriculture, but shall not include any such person who operates a farm whether as an owner, tenant or full-time manager, and shall not include any full-time official of a bona fide union of coal mine workers, and shall not include any person who was engaged or employed exclusively in office or clerical work.

(2) (i) Every employer shall make every reasonable effort forthwith

(a) to advise his employees of the provisions of this section, by the posting of notice or otherwise, and

(b) to determine which of his employees are ex-coal mine workers, by review of his personnel records and otherwise.

(ii) Every ex-coal mine worker who, on or after the date of this order is employed or engaged in any other employment or occupation than as a coal mine worker, shall report his experience as a coal mine worker to his employer before the 26th day of May, 1943.

(iii) Every employer who is not a coal mine operator shall report in writing to a Selective Service Officer before the 2nd day of June, 1943, the names and addresses and experience as a coal mine worker of those of his employees who he has determined are ex-coal mine workers or who have reported experience as a coal mine worker.

(iv) After the first day of June, 1943, no ex-coal mine worker shall continue in any other occupation or employment than that of a coal mine worker, and no employer shall retain any ex-coal mine worker in any other employment than that of a coal mine worker, without the written permission of a Selective Service Officer.

(3) (i) Notwithstanding the provisions of paragraph (a) of subsection one of section two hundred and nine of these Regulations, a Selective Service Officer may by order in writing direct any ex-coal mine worker to report for interview at a local office at any time.

(ii) If an ex-coal mine worker resides in a place from which the return fare to the nearest Employment and Selective Service Office is more than thirty cents the Selective Service Officer shall arrange to have such ex-coal mine worker report in writing.

(4) (i) Unless the Selective Service Officer finds that any ex-coal mine worker is not suitable for employment as a coal mine worker, he shall, by order in writing, direct him to give his present employer forthwith notice of separation pursuant to the provisions of section two hundred and two of these Regulations, and shall direct him to apply forthwith for specified employment as a coal mine worker, to accept such employment, and to enter such employment forthwith upon the termination of his present employment; and subsections three and six of section two hundred and nine shall apply *mutatis mutandis* as if enacted in this section.

(ii) A Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing direct any person to whom the National Selective Service Mobilization Regulations apply and who belongs to an age class or part of an age class which has been designated for the purpose of the said regulations and who after examination has been found unfit for military training or who is a conscientious objector within the meaning of the said regulations or a Mennonite or a Doukhobor entitled to a postponement order under the said regulations to give his present employer forthwith, notice of separation pursuant to the provisions of Section 202 of these regulations and may direct him to apply forthwith for specified employment as a coal mine worker, to accept such employment and to enter such employment forthwith upon the termination of his present employment and subsections three and six of section two hundred and nine shall apply *mutatis mutandis* as if enacted in this section and all of the provisions of this section regarding ex-coal miners shall apply to persons directed to employment pursuant to this paragraph.

(5) (i) Subject to the provisions of section two hundred and three of these Regulations, no employer shall terminate the services of any coal mine worker without the written permission of a Selective Service Officer.

(ii) No person employed as a coal mine worker shall terminate his employment without the written permission of a Selective Service Officer.

(6) Every ex-coal mine worker, who is directed to accept specified employment as a coal mine worker, pursuant to the provisions of this section, shall be paid regularly by his employer not less than the full-time wage for the full-time hours of work established by custom or agreement and actually worked in the mine in which he is employed,

(7) (i) If the Selective Service Officer does not refer an ex-coal mine worker immediately to a suitable vacancy as a coal mine worker, he shall pay him from and after the date of the termination of his present employment and until the Selective Service Officer directs him to enter employment, at the rate of forty cents per hour on the basis of an eight hour day and forty-eight hour week.

(ii) If, for any reason, through no fault of his own, the services of a coal mine worker who is a member of His Majesty's Armed Forces on leave without pay, cannot for a temporary period be utilized in coal mining, a Selective Service Officer may pay such coal mine worker from and after the date of the cessation of his employment in a coal mine and until he again enters employment to which he is

referred by a Selective Service Officer, at the rate of forty cents per hour on the basis of an eight-hour day and forty-eight hour week, and such payments may be made in respect of a cessation of employment which occurred prior to the date of this Order or occurs after the date of this Order. (*As added by P.C. 8561, November 6, 1943.*)

(iii) All expenditures made pursuant to the provisions of this subsection shall be chargeable to the War Appropriation.

(8) The Selective Service Officer may pay to ex-coal mine workers supplementary allowances pursuant to the provisions of subsections one, two, five, and seven of section two hundred and twelve of these Regulations; and, notwithstanding the provisions of subsection three of section two hundred and twelve of these Regulations, may pay to every ex-coal mine worker who is directed to take employment which, in the opinion of the Selective Service Officer, requires him to be separated from his dependents, the amount of his living expenses, but not exceeding \$7.50 per week for the duration of such separation unless his new employer furnishes him board and lodging without charge.

(9) (i) No person directed to employment as a coal mine worker, pursuant to the provisions of this section, and no person who, as his sole or main occupation, is engaged or employed as a coal mine worker shall be accepted prior to February 1, 1944, for enlistment in any branch of the Armed Forces of Canada, unless such person has first obtained a permit to enlist, furnished by a Selective Service Officer.

(ii) Every person directed to employment as a coal mine worker pursuant to this section and every person who as his sole or main occupation is engaged or employed as a coal mine worker shall be deemed to have been granted a postponement order until the 1st day of February, 1944, pursuant to the National Selective Service Mobilization Regulations (Order in Council, P.C. 10924, December 1, 1942, as amended) and an 'Order-Medical examination' or an 'Order-military training' shall not be sent to any such person unless a Selective Service Officer has given his consent in writing to the sending of such notice.

(iii) If an 'Order-Medical examination' or an 'Order-Military training' is sent contrary to this section it shall be null and void if the person to whom it is sent delivers it to his employer and the employer returns the notice to the Registrar by whom it was sent.

(iv) No person, whether or not an employer as defined in clause (c) of subsection one of section two hundred of these Regulations, shall take any ex-coal mine worker into employment whether or not such employment is as an employee within the meaning of paragraph (b) of subsection one of section two hundred of these Regulations, unless such ex-coal mine worker presents to him in duplicate a permit from the Selective Service Officer to seek such employment.

(*Note: Section 210A added by Order in Council P.C. 4092, May 17th, 1943. The following paragraphs contained in Order in Council P.C. 4092 are quoted for information only and do not form part of the Regulations.*)

His Excellency in Council, under the above cited authority, is also pleased, notwithstanding the provisions of any Dominion or provincial law, order or regulation, to order and it is hereby ordered that male persons who have attained their sixteenth birthday may be employed as coal mine workers and female persons who have attained their eighteenth birthday may be employed as surface workers in and around coal mines.

His Excellency in Council is further pleased, hereby, to call the attention of the appropriate Provincial authorities to the National Emergency arising out of the shortage of coal, and to request their co-operation by modifying the qualifying standards for certified mine workers or by granting emergency certificates to the end that there may be increases in the number of men engaged in coal production.

His Excellency in Council is also pleased, hereby, to call the attention of coal mine operators to the facilities of the War Emergency Training Programme as a possible agency through which arrangements can be concluded for the purpose of training men as coal mine workers.

His Excellency in Council is also pleased, hereby, to order that all expenses and costs incurred by the Minister of Labour in connection with the administration of Section 210A of the National Selective Service Civilian Regulations and measures

deemed necessary including publicity, to give effect to the provisions of this order, shall be paid out of moneys appropriated by Parliament to carry out measures deemed necessary in consequence of the existence of the state of war; an immediate initial appropriation of \$250,000 to be made and placed at the disposal of the Minister of Labour for such purposes.

210B. (1) A National Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing, direct any male person who has attained his sixteenth birthday but has not attained his sixty-fifth birthday to accept and enter specified employment in the cutting of fuel wood or specified employment in coal mining or specified employment in fishing or fish processing, at the expiration of seven days after the date of such direction, if the person is employed at the date of such direction, or immediately, if the person is not employed at the date of such direction;

(2) If a person who is directed to enter specified employment pursuant to Subsection (1) of this Section is employed at the date of such direction, the Selective Service Officer shall notify the employer of such person that his employment shall be terminated at the expiration of seven days, and the employer shall not retain such person in employment after the expiration of the said seven days.

(3) Where a person is directed to take specified employment pursuant to this section, Subsections (3), (5) and (6) of Section 209 and Subsections (4), (5) and (6) of Section 210 shall apply *mutatis mutandis* as if enacted in this section.

(Note: Section 210B added by Order in Council P.C. 4861, June 17th, 1943, amended by Order in Council P.C. 6077, July 29th, 1943, and further amended by Order in Council P.C. 9236, December 2, 1943.)

210C. (1) (a) In this section "ex-longshoreman" means any person who has worked as a longshoreman for an aggregate period of not less than twelve months since December 31, 1938, or any person who holds, or has held at any time since that date, a temporary or permanent membership card in any Local or any Longshoremen's Association in Nova Scotia and New Brunswick.

(b) For the purposes of these Regulations, the Controller of Loading Operations of the Port of Halifax, and such person as the Minister may designate in respect of any other port in Nova Scotia or New Brunswick, shall be deemed to be the employer of any person employed or engaged in the occupation of longshoring in such port since April 30, 1943, and any person whose name has been registered in the Central Despatch Agency for longshore work at the Port of Halifax, or such agency or place as may be established or designated at any other port in Nova Scotia or New Brunswick, since that date, shall be deemed to be employed or engaged in the occupation of longshoring.

(2) A Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing, direct any person to whom the National Selective Service Mobilization Regulations apply and who belongs to an age class or part of an age class which has been designated for the purpose of the said Regulations and who, after examination, has been found unfit for military training, or who is a conscientious objector within the meaning of the said Regulations, to give his present employer forthwith, notice of separation, pursuant to the provisions of Section 202 of these Regulations and may direct him to apply forthwith for specified employment as a longshoreman at the Port of Halifax, or such other port in Nova Scotia or New Brunswick as the Minister may prescribe, to accept such employment and to enter such employment forthwith upon the termination of his present employment and subsections three and six of section two hundred and nine shall apply *mutatis mutandis* as if enacted in this section and all of the provisions of this section regarding longshoremen shall apply to persons directed to employment pursuant to this paragraph.

(3) No person employed as or engaged in the occupation of longshoreman at the Port of Halifax, or such other ports in Nova Scotia and New Brunswick as the Minister may prescribe, shall terminate his employment without the written permission of a National Selective Service Officer.

(4) Subject to the provisions of Section 203 of these Regulations, no employer carrying on business at the Port of Halifax, or such other ports in Nova Scotia and New Brunswick as the Minister may prescribe, shall terminate the services of any longshoreman without the written permission of a Selective Service Officer.

(5) No person, whether or not an employer as defined in Paragraph (c) of Subsection (1) of Section 200 of these Regulations shall take any ex-longshoreman into employment in Nova Scotia or New Brunswick, whether or not such employment is as an employee under Paragraph (b) of Subsection (1) of Section 200 of these Regulations, unless such ex-longshoreman presents to him a permit from a Selective Service Officer to seek such employment.

(6) (a) Every employer in Nova Scotia and New Brunswick shall make every reasonable effort forthwith to advise his employees of the provisions of this section, by the posting of notice or otherwise, and to determine which of his employees are ex-longshoremen, by review of his personnel records and otherwise.

(b) On or before a day to be designated by the Minister every ex-longshoreman in Nova Scotia and New Brunswick, who is employed or engaged in any employment or occupation other than as a longshoreman shall report his experience as a longshoreman to his employer, and every such employer shall report in writing to a Selective Service Officer the names and addresses and experience as a longshoreman of those of his employees whom he has determined are ex-longshoremen or who have reported experience as longshoremen.

(c) After the day so designated no ex-longshoreman in Nova Scotia or New Brunswick shall continue in any other occupation or employment than as a longshoreman and no employer in Nova Scotia or New Brunswick shall retain any ex-longshoreman in any other employment than as a longshoreman without the written permission of a Selective Service Officer.

(7) (a) Notwithstanding the provisions of Paragraph (a) of Subsection (1) of Section 209 of these Regulations, a Selective Service Officer may, by order in writing, direct any ex-longshoreman to report for interview at a Local Office at any time.

(b) If an ex-longshoreman resides in a place from which the return fare to the nearest Employment and Selective Service Office is more than thirty cents, the Selective Service Officer shall arrange to have such ex-longshoreman report in writing.

(8) Unless the Selective Service Officer finds that any ex-longshoreman is not suitable for employment as a longshoreman, he shall, by order in writing, direct him to give to his present employer forthwith notice of separation, pursuant to the provisions of Section 202 of these Regulations, and shall direct him to apply forthwith for specified employment as a longshoreman, to accept such employment and to enter such employment, and Subsections (3) and (6) of Section 209 shall apply *mutatis mutandis* as if enacted in this Section.

(9) The provisions of this Section relating to ex-longshoremen shall come into effect upon a date to be designated by the Minister of Labour.

[*Note: Section 210C added by Order in Council P.C. 5160, June 25, 1943) and the Minister's designating Order appears as follows:—*

MINISTER'S ORDER

I, the undersigned, the Minister of Labour, by virtue of the authority vested in me by section Two Hundred and Ten C of the National Selective Service Civilian Regulations, Order in Council P.C. 246 of January 19, 1943, as such Regulations are amended by Order in Council P.C. 5160 of June 25, 1943, do hereby fix and designate the 15th day of July, 1943, as the date on which the provisions relating to ex-longshoremen of the said section Two Hundred and Ten C of the National Selective Service Civilian Regulations as made and established by the aforesaid Order in Council P.C. 5160 shall come into force and effect; and do hereby fix and designate the 21st day of July, 1943, as the day on or before which every ex-longshoreman in Nova Scotia and New Brunswick who is employed or engaged in any employment or occu-

pation other than as a longshoreman shall report his experience as a longshoreman to his employer, pursuant to the provisions of paragraph (b) of subsection (6) of section 210C of the National Selective Service Civilian Regulations as made and established by the aforesaid Order in Council.

Dated at Ottawa this 29th day of June, 1943.

HUMPHREY MITCHELL,
Minister of Labour.]

210D. (1) A Selective Service Officer may in accordance with directions and instructions issued by the Director, direct any person employed in any industry specified by the Director by notice in writing to enter other employment in another industry, or in the same industry, at the expiration of seven days after such notice.

(2) The provisions of Subsections (3), (5) and (6) of Section 209 of these Regulations shall apply *mutatis mutandis* in respect of any person directed to accept employment pursuant to Subsection (1) of this Section.

(3) If any person refuses to comply with an order of a Selective Service Officer made under Subsection (1) of this Section, the Selective Service Officer shall forward the name and address of such person to the Alternative Service Officer as defined in Section 250 of these Regulations and such person shall be deemed to be a person to whom Part IIA of these Regulations applies and may be required to perform Alternative Service within the meaning of the said Part IIA in like manner as any other person for whom Alternative Service may be prescribed under the said Part IIA; provided, however, that the provisions of Section 252 shall not be applicable to such person.

(4) The Director may establish an Advisory Committee representative of employers and employees of any industry specified pursuant to Subsection (1), and where such a committee has been established for an industry, a Selective Service Officer shall, in accordance with directions and instructions issued by the Director, consult the committee before transferring employees engaged in the said industry to other employment within or outside of that industry.

(Note: Section 210D added by Order in Council P.C. 7763, October 7, 1943.)

211. Where in the opinion of a Selective Service Officer, it is in the national interest that an employed person take employment other than that in which he is employed, the Selective Service Officer may request him to accept such employment at the expiration of seven consecutive days from service on his employer, either personally or by registered post, of a notice that such request is made pursuant to these regulations; and the person to whom such request is made may accept such employment at the expiration of such time notwithstanding his contract of employment or any law, statutory or otherwise, to the contrary.

211A (1) A Selective Service Officer may at any time, by order in writing, direct any person to whom Part II of these Regulations applies and who claims that he is physically unfit to continue in his present employment, or to take employment to which he has been directed pursuant to these Regulations, to report for medical examination at such time and place as may be indicated in such order;

(2) A Selective Service Officer may in accordance with directions and instructions issued by the Director advance such person an amount not exceeding his necessary travelling expenses, including meals and lodging from his place of residence to the place of examination and return. *(Note: Section 211A added by Order in Council P.C. 8746, November 13, 1943.)*

Supplementary Allowances

212. (1) Where a Selective Service Officer has directed or requested a person to take employment and deems it necessary for the efficient placement of workers he may, in accordance with principles and directions set out in instructions given by the Minister

(a) advance such person an amount not exceeding his necessary travelling expenses from the place where he was when he was requested to take the employment to the place of employment;

- (b) advance such person an amount not exceeding his necessary travelling expenses from the place of employment to the place where he was when he was requested to take the employment or to a place equidistant from the employment;
- (c) if, in his opinion, it is necessary to move such person's dependents, advance him an amount not exceeding the necessary travelling expenses for his dependents and other necessary expenses arising out of his change of residence;
- (d) pay him an amount substantially equivalent to the remuneration which, in the Selective Service Officer's opinion, he would receive from such employment during the period equal to the time necessarily spent travelling to the place of employment; and
- (e) Advance such person an amount not exceeding his necessary expenses for work clothing. (*Note: Paragraph (e) added by Order in Council P.C. 2665, April 2, 1943.*)

(2) A person to whom an advance is made under subsection one of this section shall repay the amount thereof to the Crown upon demand but he shall be deemed to have repaid to the Crown in respect of such advance five dollars for each week during which he remains in the employment which he accepted on the direction or at the request of the Selective Service Officer; and if he remains in the employment for the period which he was, pursuant to this part, directed or requested to remain, or if, for reasons beyond his control, he does not enter the employment which he was directed or requested to take, he shall be deemed to have repaid the full amount of the advance.

(3) Where a Selective Service Officer directs or requests a person to take employment which involves a change of residence and requires him to be separated from his dependents, and the earnings from the employment are not, in the opinion of the Selective Service Officer, sufficient to compensate him for the increased cost of living occasioned by the separation, the Selective Service Officer may, in accordance with principles and directions set out in instructions from the Minister, pay him a supplementary living allowance not exceeding five dollars for each week he is in such employment.

(4) Where a Selective Service Officer has, under this part, directed or requested an employed person to take employment at a lower rate of remuneration than he is receiving, the Minister may pay him or authorize the employer notwithstanding the Wartime Wages Control Order to pay him, a supplementary allowance not exceeding five dollars for each week he remains in the employment.

(5) Where a Selective Service Officer directs or requests a person to take employment, he may, in accordance with principles and directions set out in instructions from the Minister, advance him an amount not exceeding fifteen dollars to defray living expenses during the first week of employment, and the person to whom such advance is made shall repay the amount thereof to the Selective Service Officer within forty-eight hours from receiving his first normal wages or salary from the employment or within such further period as the Selective Service Officer may allow.

(6) Payments under subsections three and four of this section may be made to the person to whom the supplementary allowance is granted or to his employer on his behalf; and where any such payment is made to an employer, the employer shall pay it to the person to whom the supplementary allowance is granted within one month from the receipt thereof.

(7) Where an advance is made under subsection one of this section for travelling expenses, the Selective Service Officer may pay the amount thereof or any part thereof to a transportation company in payment of transportation for the person to whom the advance is made.

Reinstatement

213. (1) Where a Selective Service Officer directs or requests an employed person to accept other employment under this part and notifies the employed person's employer that such direction or request is made pursuant to these regulations and the employed person thereupon accepts such employment, the provisions of The Reinstatement in Civil Employment Act, 1942, shall apply *mutatis mutandis* to the reinstatement of such person upon the termination of the work which he has been directed or requested to accept.

(2) Where a person terminates the employment of another person pursuant to an order made under these regulations, the provisions of The Reinstatement in Civil Employment Act, 1942, shall apply *mutatis mutandis* to the reinstatement of the person whose employment has been terminated when the Minister certifies that such person is no longer required for other work.

Appeals

214. (1) Where a Selective Service Officer refuses to grant or cancels a permit, or makes an order, direction or ruling under this part, a person affected thereby, or a representative of a trade union or similar organization to which a person affected thereby belongs, may appeal therefrom to a court of referees by a notice in writing containing a statement of the grounds of the appeal filed in the local office within seven days from the time when the permit was refused or cancelled or the order, direction or ruling was made.

(Note: Subsection (1) appears as amended by Order in Council P.C. 2665, April 2, 1943.)

(2) The members of the court of referees to which an appeal is referred shall be chosen in the same manner as in the case of an appeal to a court of referees under The Unemployment Insurance Act, 1940.

(3) The court of referees to which an appeal is referred shall consider and determine the appeal as soon as possible after receipt of the notice of appeal and its decision thereon shall be final and conclusive.

(4) An appeal may, with the consent of the appellant but not otherwise, be proceeded with in the absence of any member or members of the Court other than the chairman.

(5) No person shall be a member of a court of referees during the consideration of an appeal

(a) in which he is or may be directly interested;

(b) in which he is or has been a representative of the appellant or other interested person; or

(c) in which he has taken any part either as a witness or otherwise.

(6) The appellant when filing his notice of appeal may apply, by notice in writing filed in the local office, for a hearing; and the chairman of a court of referees may refuse an application for a hearing or he may, whether or not an application for a hearing has been made, direct that there shall be a hearing.

(7) If the number of members of the court of referees is an even number, the chairman shall have a second or casting vote.

(8) The procedure on a hearing shall be determined by the chairman of the court of referees.

(9) A court of referees shall not decide an appeal until a reasonable opportunity has been given to the claimant to make any representations which he desires the Court to consider in making its decision; and in any case where a hearing has not been directed, the claimant shall be given an opportunity of making representations to the court of referees in writing and if he fails to do so, he shall be deemed to have had such reasonable opportunity.

(10) Any person who appears before a court of referees shall do so at his own expense.

(11) The Minister may publish a decision of the court of referees if and as he deems proper.

(12) For the purposes of remuneration, a court of referees functioning under this part shall be deemed to be functioning under the Unemployment Insurance Act, 1940.

PART II A

(Note: Part II A added by Order in Council P.C. 2821, April 7, 1943.)

Effective date for Part IIA shall be May 1, 1943 (Order in Council P.C. 3097, April 15, 1943.)

Conscientious Objectors

250. In this part unless the context otherwise requires,

- (a) "alternative service" means any work or project prescribed by the Minister to be performed in lieu of military training by men to whom postponement orders have been granted under The National Selective Service Mobilization Regulations or The National War Services Regulations, 1940 (Recruits) on the ground that they are Mennonites, Doukhobors or conscientious objectors;
- (b) "Alternative Service Officer" means a Selective Service Officer designated by the Minister to act as the Alternative Service Officer for any area for the purpose of this part; and in respect of any person means the Alternative Service Officer for the area in which such person carries on business or is employed, or if he is not in business or employed, for the area in which he resides; and
- (c) "person to whom this part applies" means a person to whom a postponement order has been granted under section thirteen of The National Selective Service Mobilization Regulations or The National War Services Regulations, 1940 (Recruits) on the ground that he is a Doukhobor, Mennonite or conscientious objector.

251. (1) The Alternative Service Officer may from time to time serve a person to whom this part applies or cause him to be served, either personally or by registered mail, with an order to report at the time and place and to the person therein specified to carry out alternative service.

(2) Every person upon whom an order is served under this section shall comply with the order and shall live in such place or places under such circumstances and perform such alternative service as may from time to time be prescribed by the Minister.

(3) The Minister shall pay not less than fifty cents per day to every person performing alternative service under this section and may pay not more than seventy-five cents per day to any such person who has been appointed a sub-foreman and not more than one dollar per day to any such person who has been appointed a foreman; but no such man shall be provided with clothing at public expense.

(4) The Minister may make arrangements with any department of the Government of Canada or enter into an agreement with the government of any province for the organization and operation of a place or places where persons may be required to report and perform alternative service under this section; and any such agreement may provide for

- (a) the payment of, or reimbursement for, all or any part of the cost of operating such place or places including any necessary capital outlay, rental of premises or equipment, cost of food and other supplies, the remuneration provided for by subsection three of this section, cost of tobacco, clothing and other goods to stock canteens, and salaries for necessary officers and employees;
- (b) the employment of necessary officers and employees;
- (c) the nature of the alternative service to be carried out and the conditions under which it is to be carried out;
- (d) the living conditions to prevail in such place or places; and
- (e) medical attention to be provided for persons required to attend such place or places;

and notwithstanding the provisions of the Civil Service Act, such agreement may provide that the necessary officers and employees for such place or places may be employed by some person specified therein on such terms as may be therein provided.

(5) Any person who is placed in charge of a place pursuant to an arrangement or agreement under this section may give to persons required to report to such place pursuant to this section, and delegate to others authority to give to such persons, all orders reasonably necessary for discipline in such place or for the proper performance of the alternative service which they are required to carry out.

- (6) The Minister may prescribe rules for the regulation,
 - (a) of any place to which persons are required to report under this section and of the conduct of persons required to report to a place pursuant to this section; and
 - (b) of the performance of alternative service.

(7) The Alternative Service Officer may, for any reason which he deems proper, from time to time, grant to a person who is required to perform alternative service, leave of absence without remuneration for such period as the Alternative Service Officer may determine; and a person who fails to report to such place as the Alternative Service Officer may specify at the expiration of such period or on cancellation of the leave before the expiration thereof is guilty of an offence and liable on summary conviction to imprisonment for a term of twelve months, with or without hard labour, or to a fine of not less than fifty dollars and not exceeding two hundred dollars, or to both such imprisonment and such fine.

- (8) A man required to report pursuant to this section
 - (a) who fails to report as required by an order sent to him by the Alternative Service Officer;
 - (b) who leaves, without lawful authority, a place where he is required to be under this section;
 - (c) who fails to obey an order lawfully given pursuant to subsection five of this section;
 - (d) who fails to comply with any rule made pursuant to subsection six of this section; or
 - (e) who, upon being transferred from one place to another, fails to obey an order given by a person lawfully in charge of him;

is guilty of an offence and liable upon summary conviction to imprisonment for a term not exceeding twelve months with or without hard labour, or to a fine of not less than fifty dollars and not exceeding two hundred dollars, or to both such imprisonment and such fine.

(9) Where a man is convicted of an offence under subsection seven or eight of this section for failing to report as required, the Justice or Justices of the Peace, Magistrate, Judge or Court before whom he is so convicted shall, if counsel or other person acting for the Crown so requests, in addition to imposing the punishment therein provided for, direct that such man shall be taken either forthwith or upon the expiration of his term of imprisonment, if any, in police custody to a place specified by the Counsel or other person acting for the Crown and delivered to the person in charge thereof.

(10) A man required to report pursuant to this section shall, during the time he is performing alternative service, be entitled to receive benefits under the Government Employees Compensation Act, as though he were an "employee" as defined by that Act and the Minister, with the concurrence of the Minister of Transport, may prescribe the remuneration a man shall be deemed to have received for the purpose of such Act.

(11) Subject to subsection ten of this section, the Crown shall not be liable in respect of any claim arising out of the disability, illness or death of any person ordered to report under this section.

(12) All rules, directions, notices and orders prescribed, given, served or made under The National Selective Service Mobilization Regulations or under the National War Services Regulations, 1940 (Recruits) shall as far as applicable, be deemed to have been given, served or made *mutatis mutandis* under this section.

252. (1) The Alternative Service Officer may from time to time serve a person to whom this part applies or cause him to be served, either personally or by registered mail, with an order requiring him to apply forthwith for such employment in agriculture, industry or elsewhere as may be specified in the order or by a Selective Service Officer named in the order and to accept the employment if it is offered to him upon such terms, not inconsistent with paragraphs (a) to (e) inclusive of subsection five of this section, as are specified in the order or by the Selective Service Officer named in the order.

(2) The Alternative Service Officer may at any time by an order served upon the employer and employee terminate employment which has been entered into pursuant to an order made under this section.

(3) No person shall terminate employment which has been accepted pursuant to this section without the consent in writing of the Alternative Service Officer.

(4) Every person who accepts employment pursuant to an order made under this section shall perform his duties under his contract of employment to the best of his ability.

(5) The employment of any person under this section shall be subject to the terms set out in the order pursuant to which the employment was accepted and to the following provisions:

- (a) if the employment is in agriculture, the employer shall supply board and lodging for the employee and in addition thereto shall pay in respect of the employment such wages as may be prescribed by the Minister;
- (b) if the employment is outside agriculture, the employer shall pay in respect thereof wages at the rate, if any, fixed by collective agreement for the place where the work is to be performed, or, if there is no such agreement, at the rate paid by good employers;
- (c) if the employment is in agriculture, the employer shall pay to the employee, out of wages payable to him under this subsection, twenty-five dollars per month, unless the wages are less than twenty-five dollars per month, in which event he shall pay him the full amount thereof;
- (d) if the employment is outside agriculture, the employer shall supply board and lodging to the employee or pay him an allowance fixed by the Minister in lieu thereof and shall in addition pay him
 - (i) the amount by which the wages payable in respect of the employee exceed the aggregate of the allowance for board and lodging as fixed by the Minister and amounts which he is required by law to pay out of the wages to other persons, if such amount is not in excess of twenty-five dollars; or
 - (ii) twenty-five dollars per month if the amount, by which the wages payable in respect of the employee exceed the aggregate of the allowance for board and lodging as fixed by the Minister and amounts which he is required by law to pay out of the wages to other persons, is in excess of twenty-five dollars; and
- (e) the employer shall, each month, pay to The Canadian Red Cross Society, or to some person designated by the Minister to receive it on behalf of the Canadian Red Cross, the amount by which the wages payable in respect of the employee for that month exceed the aggregate of
 - (i) the amount payable to the employee under this subsection;
 - (ii) amounts, if any, which he is required by law to pay to other persons and
 - (iii) if the employment is outside agriculture, the allowance for board and lodging prescribed by the Minister.

(6) The Canadian Red Cross Society may recover as a debt by action in any court of competent jurisdiction any amount payable to it under subsection five of this section or the Attorney-General of Canada may recover any such amount on behalf of the Canadian Red Cross Society, in any court of competent jurisdiction, as a debt due to the Crown.

(7) The Minister may, after consultation with the Minister of Agriculture for a province fix a wage rate which shall be paid in the province or any part thereof in respect of agricultural employment under this section.

(8) Every person who contravenes any of the provisions of this section is guilty of an offence and liable on summary conviction to a fine of not less than fifty dollars and not more than two hundred dollars or to imprisonment for a term not exceeding twelve months or to both such fine and such imprisonment.

253. (1) When an Alternative Service Officer orders a person to report for alternative service or to take employment under this part, he may pay such person an amount not exceeding his necessary travelling expenses from the place where such

person is when the order is served on him to the place at which he is ordered to report or to the place of employment, and the Alternative Service Officer may pay such amount or any part thereof to a transportation company on behalf of such person in payment of his transportation.

(2) Where an Alternative Service Officer has ordered a person to report for alternative service or to take employment under this part and, in his opinion, it is necessary for the efficient operation of this part, he may pay such person an amount not exceeding his necessary travelling expenses from the place at which he was ordered to report or his place of employment to any other place or to such latter place and back and the Alternative Service Officer may pay such amount or any part thereof to a transportation company on behalf of such person in payment of his transportation.

254. (1) The Alternative Service Officer may, pursuant to section two hundred and fifty-one, order a person to whom this part applies to report for alternative service notwithstanding that such person is in employment which he has accepted pursuant to an order made under this part.

(2) The Alternative Service Officer may, pursuant to section two hundred and fifty-two, order a person to whom this part applies to apply for and accept employment notwithstanding that such person is in other employment which he has accepted pursuant to an order made under this part or is performing alternative service.

PART III

TECHNICAL PERSONNEL

Interpretation

300. In this part unless the context otherwise requires

- (a) "employer" includes His Majesty in right of Canada and in right of any province;
- (b) "essential work" means work which is, in the opinion of the Minister, essential to the efficient prosecution of the war;
- (c) "minister" includes any person designated by the Minister to act on his behalf under this Part;
- (d) "science student" means a male person who has registered at a university as a full-time student during all or part of the academic year for a course the successful completion of which, in the opinion of the Minister, will qualify the person as a technical person; and
- (e) "University" means any person or group of persons, including His Majesty in right of any province, administering or operating a university or college which is, in the opinion of the Minister, properly equipped and staffed to train persons to be technical persons.

Supply and Demand

301. (1) When a person ascertains that he requires or will require to engage a technical person or that he will be laying off or discharging a technical person, and when a person discharges or lays off a technical person, he shall forthwith supply the Minister at Ottawa with such information as to his requirements or the technical person discharged or laid off or to be discharged or laid off as may be prescribed.

(2) When a technical person desires to obtain new employment or is, or knows that he is going to be, unemployed or not gainfully occupied full time on work of a kind for which he is especially qualified, he shall forthwith supply the Minister at Ottawa with such information as may be prescribed.

Control of Employment

302. (1) No person shall, without the approval of the Minister, enter into a contract or arrangement for the services of a technical person except a contract or arrangement in respect of part-time subsidiary employment which is not the technical person's principal means of livelihood.

(2) No person shall make use of the services of a technical person during any day and no person shall pay any remuneration or salary to a technical person in respect of any day if the employment or arrangement under which he is employed came into operation without the approval required by these regulations or any other regulation.

Employment Changes

303. (1) Where, in the opinion of the Minister, any technical person, other than a member of His Majesty's Canadian armed forces, is capable of contributing more effectively to the war effort in essential work other than that, if any, upon which he is engaged, the Minister may request him to take employment in such work and notify his employer of such request.

(2) Where a technical person agrees to accept work pursuant to a request by the Minister under this section, the employer of the technical person may make representations in writing to the Minister at Ottawa but if the Minister does not withdraw his request within thirty days from the day notice thereof is sent by registered mail to the employer at his place of business, the employer's employment of such person shall be terminated at the end of such period.

(3) Where a technical person enters employment on work which is, in the opinion of the Minister, essential work and the Minister notifies the employer by whom the technical person was employed immediately before entering such employment that he approves the arrangements for such employment, the technical person shall be deemed to have entered into the employment at the request of the Minister.

Reinstatement

304. (1) Where a technical person has entered employment on essential work at the request of the Minister, the employer by whom he was employed immediately before entering the employment on such work shall reinstate him at the termination of his employment on the essential work in a position and under circumstances not less favourable than the position which he would have held and the circumstances which would have been applicable to him had he not entered such employment.

(2) No person is required, by reason of subsection one of this section, to reinstate a former employee who entered employment in essential work at the request of the Minister if

- (a) the former employee does not, within two weeks from the termination of his employment on essential work, apply to the employer for reinstatement;
- (b) the former employee fails without reasonable excuse to present himself for employment at a time and place notified to him by the employer after his request for reinstatement;
- (c) by reason of a change of circumstances, other than the employment of some person to replace him, it is not reasonably practicable to reinstate him;
- (d) his reinstatement in a position and under conditions not less favourable to him than the position which he would have held and the circumstances which would have been applicable to him had he not undertaken the essential work is impracticable and the employee refuses, within a reasonable time, to accept the most favourable position under the most favourable conditions in which it is reasonably practicable for the employer to reinstate him;
- (e) the former employee is physically or mentally incapable of performing the work available in the employer's service; or
- (f) the former employee was originally employed to replace a person who had been accepted for service in His Majesty's Forces or to replace a person who entered employment in essential work at the request of the Minister.

(3) Where an employer has reinstated a technical person pursuant to this section, he shall not discharge him or lay him off without reasonable cause; and if he discharges him or lays him off within six months of the reinstatement, the onus shall be on the employer to prove that he had reasonable cause for so doing.

(4) Where an employer has entered into an agreement with his employees, some or all of whom are technical persons, that he will re-employ employees who leave his employment for employment in essential work, such agreement shall continue in force to the extent that it is not less advantageous to an employee than this section.

(5) No person is, by reason of this section, relieved of any obligation under a collective or other agreement.

(6) Where a person fails to reinstate a technical person who entered employment on essential work at the request of the Minister as required by this section or, contrary to this section, discharges or lays off a technical person without reasonable cause, he shall pay to the technical person an amount equal to three months' remuneration at the rate at which the technical person was being remunerated immediately prior to entering employment on essential work at the request of the Minister and, if he does not do so, the technical person may recover such amount as a debt in any court of competent jurisdiction.

University Science Students

305. (1) The armed forces of Canada, the departments and agencies of the governments of Canada and of the provinces of Canada, and all other persons employing technical persons from time to time at the request of the Minister, shall supply him with such information as he may specify with reference to their present or future requirements of technical persons for essential work.

(2) Every university, from time to time, shall supply the Minister with such information as he may require with reference to science students registered with the university.

(3) If at any time, in the opinion of the Minister, the number of science students in the universities should be increased, he shall recommend to the universities the steps which ought to be taken to train the necessary number of technical persons.

306. (1) Before a person is permitted to commence or continue work as a science student he shall make a declaration in a form prescribed by the Minister indicating whether he wishes to volunteer for service in the armed forces of Canada as a technical officer.

(2) Every university, from time to time, shall at the request of the Minister, supply him with a list of the names of the science students who wish to volunteer for service in the armed forces as technical officers; and the Minister shall from time to time select therefrom the names of persons who, in his opinion, will fulfil the requirements of each branch of the armed forces and shall submit lists of such names for the consideration of the various branches of the armed forces.

(3) Every science student shall submit to such medical examination as the Department of National Defence may from time to time require.

307. (1) If at any time, the number of science students who wish to volunteer for service in the armed forces as technical officers is not adequate, in the opinion of the Minister, after consultation with the armed services of Canada and the departments and agencies of the Government of Canada whose activities affect or relate to the demand for and the supply of manpower, he may request any science student to accept such status in the reserve army and undergo such military studies and duties, whether during the academic year or not, as he may specify.

(2) No university shall retain any person in the university as a science student if such person refuses to accept status in the reserve army or to undergo military studies and duties as requested by the Minister pursuant to this section.

308. The Department of National Defence and the Department of Munitions and Supply shall provide such facilities for the training of science students as the Minister may from time to time require.

309. Every person who completes a course as a science student at a university and does not volunteer for service in the armed forces of Canada shall accept employment in such essential work as the Minister may require and remain in such employment during each day the Minister so requires.

310. No person, whether acting or pretending to act on behalf of any of the armed forces or any department or agency of government or not, shall

- (a) interview any science student, either before or after graduation, with regard to any employment, office or position;
 - (b) solicit any science student, either before or after graduation, to enter any employment or to accept any office or position;
 - (c) offer any science student, either before or after graduation, any employment, office or position; or
 - (d) take any science student, either before or after graduation, into any employment or give him any office or position;
- except by or with the consent of the Minister.

PART III A

(Note: Part III A added by Order in Council P.C. 2586, April 1, 1943.)

Group Insurance

350. In this part unless the context otherwise requires

- (a) "Central Group Insurance Office" means the office established pursuant to this part;
- (b) "continuing insured employed person" means a transferred employed person who is insured under this part;
- (c) "group plan" means a group policy or policies issued to an employer by an insurance company or companies to provide persons in his employ with one or more of the following forms of insurance, viz., life insurance, accident insurance, sickness insurance, accident and sickness insurance, hospitalization insurance, surgical insurance or accidental death and dismemberment insurance and includes insurance under this part;
- (d) "insurance company" means a corporation, other than a mutual benefit association, hospital benefit association or fraternal benefit society, authorized by law to transact the business of insurance in Canada and with reference to any group plan means the insurer or insurers under such plan;
- (e) "original employer" means the person by whom a transferred employed person was employed immediately prior to his current employment;
- (f) "original group plan" means a group plan issued to the original employer under which a transferred employed person was insured immediately prior to the termination of the employment with the original employer and includes insurance under this part if the transferred employed person accepted his current employment pursuant to a direction or request made under Part II or Part III while he was a continuing insured employed person;
- (g) "Minister" includes any person designated by the Minister to act on his behalf under this part;
- (h) "new employer" means the employer of a transferred employed person;
- (i) "new group plan" means a group plan issued to a new employer and insuring some or all of the persons in his employ;
- (j) "transferred employed person" means a person who has accepted employment pursuant to a direction or request made under Part II or Part III and was, when so directed or requested, in other employment; and includes an employed person who is a transferred employed person by virtue of a ruling of the Minister made under section three hundred and fifty-one; but does not include a person in the employ of a municipality or of His Majesty in right of Canada or of any province.

351. (1) When an employed person who was insured under a group plan has been, pursuant to Part II or Part III, directed or requested to take employment except employment with a municipality or with His Majesty in right of Canada or any province, if the employed person has before his employment with the original employer was terminated or subsequently with the consent of the insurance company, so elected

by executing and depositing in the local office a notice in writing in a form prescribed by the insurance company, the employed person shall, from the termination of his employment with the original employer, be insured under this part by a contract to be determined pursuant to section three hundred and fifty-two.

(2) Where an employed person who was insured under a group plan in his immediately preceding employment has applied to the Minister, within thirty days of the termination of such preceding employment, for a ruling that he is a transferred employed person and the Minister has so ruled, if the employed person has, within seven days of being informed of the Minister's ruling, so elected by executing and depositing in the local office a notice in writing in a form prescribed by the insurance company, the employed person shall be insured under this part by a contract to be determined pursuant to section three hundred and fifty-two.

(3) Where an employed person who was insured under a group plan has been, pursuant to Part II or Part III, directed or requested to accept other employment and the employed person has, pursuant to such direction or request, accepted the employment prior to the first day of April, nineteen hundred and forty-three, if the employed person with the consent of the Minister, prior to a day fixed by the Minister but not later than the first day of July, nineteen hundred and forty-three, so elects by executing and depositing in the local office a notice in writing in a form prescribed by the insurance company, the employed person shall be insured under this part by a contract to be determined pursuant to section three hundred and fifty-two.

(4) Where the new employer has not paid the premium in respect of a continuing insured employed person for any period as required by this part, the employed person's insurance under this section shall not be effective in respect of such period until the premium has been paid.

(5) An employed person may, by notice in writing served on his employer or the Central Group Insurance Office, cancel an election made by him under subsection one of this section prior to the fifteenth day after the termination of his employment with the original employer and shall thereupon, unless he is insured under a new group plan, be entitled, as if he had not made the election, to all rights under the original group plan arising upon the termination of his employment with the original employer.

(6) A continuing insured employed person shall not be insured under a new group plan until his insurance under this part has been terminated pursuant to section three hundred and fifty-three; and if a continuing insured employed person terminates his insurance under this part for the purpose of becoming insured under a new group plan he shall not be entitled to any rights under the original group plan or under this part arising upon the termination of the insurance.

(7) The Selective Service Officer shall, upon deposit of a notice in a local office under this section, forthwith transmit it to the Central Group Insurance Office and shall at the same time inform the said office of the name of the new employer.

352. (1) Where a transferred employed person is insured under this part, he shall be insured by the insurance company which issued the original group plan and the insurance company may, at its option, maintain the cover either

- (a) under the original group plan with appropriate amendments; or
- (b) under a contract which is hereby deemed to be in force between the new employer and the insurance company.

(2) Where a transferred employed person is insured under this part, the new employer shall, in accordance with this part, pay to the Central Group Insurance Office the premiums in respect of such insurance determined pursuant to this part.

(3) Where a transferred employed person is insured under this part, his rights and obligations shall, subject to this part, be determined *mutatis mutandis* by the terms of the original group plan except that

- (a) amounts of insurance payable shall, unless reduced by the Minister pursuant to subsection four of this section, be fixed, notwithstanding any provision in the original group plan for variation thereof, at the amounts in effect under

the original group plan immediately prior to termination of the transferred employed person's employment with the original employer;

- (b) no provision in the original group plan with reference to participation in surplus or an adjustment of premiums based on experience shall apply to such insurance;
- (c) premiums shall be determined and paid pursuant to this part; and
- (d) if a continuing insured employed person is entitled under an original group plan to have an individual insurance policy issued to him on termination of employment, he shall not be entitled to have such policy issued to him until his insurance under this part is terminated by termination of his employment with the new employer or by order of the Minister of Labour under this part; and if, in any such case, the continuing insured employed person is re-employed by the original employer upon the termination of his employment with the new employer, he shall not be entitled to have such policy issued to him until the termination of that employment with the original employer.

(4) The Minister may, in his discretion, reduce the insurance payable to a continuing insured employed person under this part by an order which shall not be effective until a copy thereof has been served on the Central Group Insurance Office, the new employer and the continuing insured employed person.

(5) The continuing insured employed person's beneficiaries under this part shall be the beneficiaries under the original group plan subject to any right of the continuing insured employed person under the original group plan to change the beneficiaries.

(6) Where an employed person who has been insured under a group plan has, upon ceasing to be insured under this part by reference to such plan, been re-employed by the employer to whom such plan was issued, he shall for the purpose of determining benefits under the current group plan issued to such employer be deemed to have been in continuous employment with such employer for a period equal to the aggregate of his period of insurance under this part and his periods of employment with such employer immediately preceding and following such period of insurance.

353. (1) Insurance on any person under this part shall be terminated

- (a) by the expiration of seven days after termination of his employment with any employer pursuant to a direction or request under Part II or Part III to take employment except employment with a municipality or with His Majesty in right of Canada or any province unless within that period he takes employment pursuant to such a direction or request;
- (b) by termination of his employment other than pursuant to a direction or request under Part II or Part III to take employment except employment with a municipality or with His Majesty in right of Canada or any province;
- (c) by notice that he wishes to cancel the insurance given in writing by the continuing insured employed person to the new employer;
- (d) by the attainment by the continuing insured employed person of the age on which the insurance would have been cancelled under the original group plan; or
- (e) by an order of the Minister made pursuant to subsection two of this section; whichever shall first occur.

(2) The Minister may, by order, with the concurrence of the National Selective Service Advisory Board, cancel all insurance under this part on a date fixed by the order.

(3) Every new employer shall report forthwith to the Central Group Insurance Office when insurance under this part on a continuing insured employed person in his employ expires or is cancelled and shall pay premiums in respect of every such person as if he were insured under this part until the Central Group Insurance Office has been notified of the expiration or cancellation of the insurance.

354. Every insurance company which insures one or more continuing insured employed persons under this part shall

(a) keep an account in respect of all insurance on such employed person indicating on each account the form or forms of insurance maintained but not necessarily variations in the terms of insurance;

(b) calculate, in accordance with its rules, a premium rate on a monthly basis for all the insurance of each kind maintained by it under these regulations:

Provided that in such calculation it may treat all continuing insured employed persons insured by it as if they were insured under a single group contract; and provided further that the premium rate may not be increased or decreased more frequently than once in three months; and

(c) adopt a method, based on experience, for the ascertainment and apportionment of divisible surpluses or for the adjustment of premiums.

355. (1) On or before the tenth day of each month, every insurance company insuring one or more continuing insured employed persons shall forward to the Central Group Insurance Office a statement containing such information as the Central Group Insurance Office may require concerning all premiums payable to it under this part for the insurance of continuing insured employed persons.

(2) The Central Group Insurance Office shall each month determine, by a method to be decided by it, the proportion of the total premiums payable to all the insurance companies under this part which shall be paid by each new employer and shall render to each new employer an account for the amount payable by him.

(3) Every new employer shall each month pay the amount set out in the account rendered to him by the Central Group Insurance Office within ten days of the receipt thereof and the Central Group Insurance Office shall forward the moneys so collected to the respective insurance companies entitled thereto.

(4) If a new employer fails to pay to the Central Group Insurance Office an amount which he is required to pay under subsection three of this section, the Attorney-General of Canada may recover such amount from him as a debt due to His Majesty by an action brought in any court of competent jurisdiction; and any moneys so recovered shall be paid to the Central Group Insurance Office.

356. A new employer may, in his discretion, from time to time deduct or withhold from the salary or wages payable to a continuing insured employed person for any period an amount in respect of the premiums for the employed person's insurance under this part not exceeding the amount deducted or withheld by the original employer from the wages or salary of the continuing insured person for an equivalent period under the original group plan:

Provided that, if the benefits payable under the insurance have been reduced pursuant to this part, the amount which may be deducted or withheld from the continuing insured employed person's salary or wages shall be reduced in proportion to the reduction in benefits.

357. (1) The Canadian Life Insurance Officers Association shall establish an office to be known as the Central Group Insurance Office for the administration of this part, and operations of such office shall at all times be subject to review by the Superintendent of Insurance for Canada.

(2) The Canadian Life Insurance Officers Association may authorize persons to act on behalf of the Central Group Insurance Office and determine the scope of their authority.

(3) The Central Group Insurance Office shall, for the purposes of this part, be a body corporate with capacity to sue and be sued in respect of money payable by or to it under this part.

(4) Each insurance company shall, on demand, pay to the Central Group Insurance Office an amount determined by the Office to be substantially equal to the amount which bears the same proportion to the expenses incurred by the Office in any period as the total amount of premiums collected for such company by the Office in that period bears to the total amount of premiums collected by the Office in that period.

358. The Central Group Insurance Office may, at the request of any insurance company, arrange for the investigation and payment of claims against that company

under insurance carried on continuing insured employed persons under this part and for the administration of group insurance so carried by the company on continuing insured employed persons.

359. (1) Any person aggrieved by any decision, direction or ruling of the Minister or of the Central Group Insurance Office under any of the provisions of this part, may appeal therefrom to the Minister of Finance within thirty days of receiving notice of such decision, direction or ruling.

(2) An appeal under subsection one of this section shall be made by notice in writing to the Minister of Finance and a copy thereof shall be served upon the person from whose decision, direction or ruling he is appealing within the time limited for such appeal.

(3) The decision of the Minister of Finance on an appeal under this section shall be final and conclusive.

(4) A new employer shall, notwithstanding the service of a notice of appeal under this section, pay every amount which he is required to pay under this part within the time fixed for such payment, but he shall be entitled to recover back by action in any court of competent jurisdiction any part of the payment which, according to the decision of the Minister of Finance, is in excess of that which he ought to have paid but no such action shall be commenced within one month from the time the Minister of Finance makes the decision on which it is based.

360. This part shall come into force on the first day of April, nineteen hundred and forty-three.

PART III B

(Note: Part III B added by Order in Council P.C. 2586, April 1, 1943.)

Medical Services Plan

365. In this part unless the context otherwise requires,

- (a) "executive committee" means a person or persons charged with the administration of a medical services plan;
- (b) "medical services plan" means a contract or arrangement under which an employer withholds moneys out of the salary or wages of some or all of the persons in his employ and medical, hospital or other benefits are provided for such persons or their dependents or both, if the Minister has designated such contract or arrangement as a medical services plan for the purposes of this part;
- (c) "Minister" includes any person designated by the Minister to act on his behalf under this part;
- (d) "original employer" means the person by whom a transferred employed person was employed immediately prior to his current employment;
- (e) "new employer" means the employer of a transferred employed person;
- (f) "transferred employed person" means a person who has accepted employment pursuant to a direction or request made under Part II or Part III and was, when so directed or requested, in other employment; and includes an employed person who is a transferred employed person by virtue of a ruling of the Minister made under section three hundred and sixty-six.

366. (1) When an employed person who was entitled to benefits for himself or his dependents under a medical services plan has been, pursuant to Part II or Part III, directed or requested to take other employment, if the employed person has, before his employment with the original employer was terminated or subsequently with the consent of the executive committee, so elected by executing and depositing in the local office a notice in writing in a form prescribed by the Minister, the employed person shall, from the termination of his employment with the original employer, be entitled, subject to this part and notwithstanding any provision or condition in the plan to the contrary, to the benefits provided under the medical services plan,

- (a) in respect of himself as long as he lives where persons are required, by the plan, to live in order to be entitled to benefits; and
- (b) in respect of each of his dependents as long as such dependent lives where persons are required, by the plan, to live in order to be entitled to benefits, as if his employment with the original employer had not terminated.

(2) When an employed person who was entitled to benefits under a medical services plan in his immediately preceding employment has applied to the Minister, within thirty days of the termination of such preceding employment, for a ruling that he is a transferred employed person and the Minister has so ruled, if the employed person has, within seven days of being informed of the Minister's ruling, so elected by executing and depositing in the local office a notice in writing in a form prescribed by the Minister, the employed person shall be entitled, subject to this part and notwithstanding any provision or condition in the plan to the contrary, to benefits provided under the medical services plan,

- (a) in respect of himself as long as he lives where persons are required, by the plan, to live in order to be entitled to benefits; and
- (b) in respect of each of his dependents as long as such dependent lives where persons are required, by the plan, to live in order to be entitled to benefits, as if his employment with the original employer had not terminated.

(3) When an employed person who was entitled to benefits under a medical services plan has been, pursuant to Part II or Part III, directed or requested to accept other employment and the employed person has, pursuant to such direction or request, accepted the employment prior to the first day of April, nineteen hundred and forty-three, if the employed person, with the consent of the Minister, prior to a day fixed by the Minister but not later than the first day of July, nineteen hundred and forty-three, so elects by executing and depositing in the local office a notice in writing in a form prescribed by the Minister, the employed person shall be entitled, subject to this part and notwithstanding any provision or condition in the plan to the contrary, to benefits provided under the medical services plan,

- (a) in respect of himself as long as he lives where persons are required, by the plan, to live in order to be entitled to benefits; and
- (b) in respect of each of his dependents as long as such dependent lives where persons are required, by the plan, to live in order to be entitled to benefits, as if his employment with the original employer had not terminated.

367. (1) Where a transferred employed person is entitled to benefits by virtue of this part, the new employer shall pay to the Minister contributions in respect of such employed person as required by this part.

(2) Where a transferred employed person is entitled to benefits by virtue of this part, his rights and obligations shall, subject to this part, be determined *mutatis mutandis* by the provisions of the medical services plan under which he is entitled to benefits except that contributions shall be determined and paid pursuant to this part.

368. (1) The right to benefits in respect of any person by virtue of this part shall be terminated,

- (a) by the expiration of seven days after termination of the employed person's employment with any employer pursuant to a direction or request under Part II or Part III unless within that period he takes employment pursuant to such direction or request;
- (b) by termination of the employed person's employment other than pursuant to a direction or request under Part II or Part III to take other employment;
- (c) by seven days' notice that he wishes to cancel his right to benefits under this part given in writing by the employed person to the new employer;
- (d) by attainment, by the person in respect of whom there is a right to benefits, of the age on which the right to benefits ceases under the medical services plan; or
- (e) by an order of the Minister made pursuant to subsection two of this section; whichever shall first occur.

(2) The Minister may, by order, with the concurrence of the National Selective Service Advisory Board, cancel all rights under this part on a day fixed by the order.

(3) Every new employer shall report forthwith to the Minister when the right under this part to benefits in respect of a transferred employed person in his employ or in respect of one of such employed person's dependents expires or is cancelled; and shall pay contributions under this part in respect of such person, as if benefits were payable in respect of such person under this part, until the Minister has been notified of such expiration or cancellation.

369. (1) The executive committee of every medical services plan shall keep a separate account of the cost of the benefits provided to employed persons and their dependents under the medical services plan pursuant to this part and shall furnish the Minister each month with such information, in connection with the operations of the medical services plan, as he may require.

(2) The Minister shall determine the cost of the benefits provided each month pursuant to this part under each medical services plan.

(3) The Minister shall each month determine the proportion of the total cost of all benefits which have been or will be provided pursuant to this part which in his opinion should be paid that month by the various new employers and shall thereupon render an account to each employer for the amount payable by him.

(4) Every new employer shall pay to the Minister on behalf of the various medical services plans the amount set out in the account rendered to him by the Minister under this section within ten days of the receipt thereof and the Minister shall deposit such amounts in a special account in the Consolidated Revenue Fund.

(5) The Minister shall each month determine in respect of each medical services plan the amount which bears the same proportion to the total amount received by the Minister that month under subsection four of this section as the total cost of the benefits provided pursuant to this part under such plan that month bears to the total cost of the benefits provided pursuant to this part that month and such amount shall be paid out of the special account to the executive committee of the plan.

(6) If a new employer fails to pay an amount which he is required to pay under subsection four of this section, the Attorney General of Canada may recover such amount from him as a debt due to His Majesty by an action brought in any court of competent jurisdiction.

370. A new employer may, in his discretion, from time to time deduct or withhold, from the salary or wages payable for any period to a person in his employ who is entitled to benefits under this part, an amount in respect of the contributions for such person under this part not exceeding in any month one dollar or such other amount as the Minister may fix by order in writing.

371. The Minister may, at the request of an executive committee, arrange for the investigation and payment, by a Selective Service Officer, of claims for the payment of benefits pursuant to this part under a medical services plan.

372. (1) If any question arises as to whether any person is or has been living where persons are required, by a medical services plan, to live in order to be entitled to benefits, the question shall, subject to this part, be decided by the Minister.

(2) If there is, in the opinion of the Minister, a failure on the part of the executive committee of any medical services plan to provide the benefits or any part thereof to which any person is entitled under this part, the Minister may provide the benefits which in his opinion have not been provided and deduct or withhold the cost thereof from the moneys payable to the executive committee of the plan under section three hundred and sixty-nine.

373. (1) Any person aggrieved by any decision, direction or ruling of the Minister under any of the provisions of this part may appeal therefrom to the Minister of Finance within thirty days of receiving notice of such decision, direction or ruling.

(2) An appeal under subsection one of this section shall be made by notice in writing to the Minister of Finance and a copy thereof shall be served upon the Minister within the time limited for such appeal.

(3) The decision of the Minister of Finance on an appeal under this section shall be final and conclusive.

(4) A new employer shall, notwithstanding the service of a notice of appeal under this section, pay every amount which he is required to pay under this part within the time fixed for such payment but any amount which, according to the decision of the Minister of Finance, is in excess of that which he ought to have paid shall be repaid to him out of the special account.

374. If a new employer makes deductions from the salary or wages of some or all of the persons in his employ for a medical services plan, a transferred employed person in his employ shall be entitled to benefits under such plan on the same terms as the other persons in his employ notwithstanding any condition or provision in the plan under which employed persons are only entitled to benefits after a prescribed period of service with the new employer; but no transferred employed person shall be entitled under such plan to benefits in respect of any person while he is entitled pursuant to this part to benefits in respect of such person under any other plan.

375. This part shall come into force on the first day of April, nineteen hundred and forty-three.

PART IV

LABOUR EXIT PERMITS

400. No person who has attained his sixteenth birthday shall leave Canada with the intention of seeking or entering into employment outside Canada except pursuant to a Labour Exit Permit in prescribed form issued to him by a Selective Service Officer, unless such person is

- (a) leaving Canada to take employment in the service of the Government of Canada, the Government of a province of Canada, or the Government of any other country;
- (b) not a Canadian national and is proceeding to a country of which he is a national;
- (c) permanently resident in a country other than Canada, and is proceeding to such country or on transit through Canada to some other country;
- (d) a member of a dramatic, artistic, athletic or spectacular organization leaving Canada temporarily for the purpose of giving public performances or exhibitions of an entertaining or instructive character;
- (e) an actor, artist, lecturer, journalist, priest, minister of religion, author, lawyer, physician, professor of a recognized educational institution, accredited representative of an international trade union, commercial traveller or undertaker, leaving Canada for the temporary exercise of his calling or office;
- (f) an officer or seaman proceeding to join a vessel in a United States port pursuant to authorization issued by or on behalf of the Director of Merchant Seamen;
- (g) the wife of a man who is leaving Canada pursuant to a Labour Exit Permit or who is exempt from obtaining a Labour Exit Permit; or
- (h) a farm labourer going to the United States for seasonal work under an arrangement between the Governments of Canada and the United States.

401. (1) A Selective Service Officer may, in accordance with principles and directions set out in instructions from the Minister, grant a Labour Exit Permit in prescribed form, either for a limited period of absence from Canada or for an indefinite period, to a person desiring to leave Canada to take employment or seek employment outside Canada, but no such permit shall be granted to a male British subject unless he has been authorized in writing by the chairman of the Board to leave Canada if he is prohibited by the National Selective Service Mobilization Regulations from leaving Canada without such authorization.

(2) The Selective Service Officer may, from time to time, in accordance with principles and directions set out in instructions from the Minister, renew a Labour Exit Permit which has been granted for a limited period.

(3) Labour Exit Permits shall not be valid for departure from Canada after the last day fixed therein for such departure.

(4) Where a Labour Exit Permit is endorsed with the words "right to cancel this permit is reserved", the holder shall, if the Minister cancels the permit, return to Canada within such period as the Minister may fix.

(5) Where any Labour Exit Permit is granted for a limited period of absence from Canada, the holder shall return to Canada before the expiration of such period or the expiration of an extension of such period set out in a renewal of the permit.

402. An application for a Labour Exit Permit shall be in prescribed form and no person shall give false or misleading information in such application.

403. No person shall, without lawful reason or excuse, the proof of which shall lie upon him, have in his possession

- (i) a Labour Exit Permit or document purporting to be such permit, which permit or document was not lawfully issued to him pursuant to this order; or
- (ii) a blank form or Labour Exit Permit or printed form purporting to be such blank form of permit.

404. No person shall, without lawful excuse, the proof of which shall lie upon him, print or make a Labour Exit Permit or any printed paper purporting to be a blank form of Labour Exit Permit.

405. Any person leaving or attempting to leave Canada may be accosted by a peace officer, an immigration, customs or excise officer, or any other person authorized by the Minister to exercise the powers conferred by this section; and if, upon being so accosted such person fails to establish to the satisfaction of the person so accosting him that a Labour Exit Permit has been granted to him to leave Canada at that time or that he is not required by these regulations to have a Labour Exit Permit to leave Canada, any peace officer, any immigration, customs or excise officer, or any other person so authorized by the Minister, is justified in using such force as may be necessary to prevent such person leaving Canada.

PART V

ADMINISTRATION

500. (1) The Minister shall administer and enforce these regulations.

(2) There shall be an officer in the Department of Labour who shall be appointed by the Governor in Council, shall be called the Director of National Selective Service and shall hold office during pleasure.

(3) The Governor in Council may appoint such Associate Directors of National Selective Service as he deems necessary to assist in the administration and enforcement of these regulations.

(4) The Minister may appoint officers who shall be called National Selective Service Officers and he may designate the areas in which they shall perform their duties.

(5) Such other officers, clerks and servants as are necessary for the administration and enforcement of these regulations shall be appointed in the manner provided by law.

501. (1) There shall be a National Selective Service Advisory Board which shall advise the Director of National Selective Service with reference to the utilization of manpower in the prosecution of the war and the administration and enforcement of these Regulations.

(2) The Board shall consist of the Director of National Selective Service as Chairman and of the following members:—

W. A. Mackintosh, Esq., Special Assistant to the Deputy Minister of Finance,
Lieut.-Col. G. S. Currie, Deputy Minister of National Defence,
Dr. G. S. H. Barton, Deputy Minister of Agriculture,

H. C. Goldenberg, Esq., Director General of Economics and Statistics, Department of Munitions and Supply,
 Donald Gordon, Esq., Chairman, Wartime Prices and Trade Board,
 A. Deschamps, Esq., Builders Exchange, Montreal,
 George Hodge, Esq., Canadian Pacific Railway Company, Montreal,
 Gilbert Jackson, Esq., Sentinel Securities of Canada, Limited, Toronto,
 Ivor Lewis, Esq., T. Eaton Co. Ltd., Toronto,
 H. Taylor, Esq., Canadian National Carbon Company Limited, Toronto,
 J. A. Bell, Esq., Order of Railroad Telegraphers, Toronto,
 W. Dunn, Esq., Toronto District Labour Council, Toronto,
 E. Ingles, Esq., International Brotherhood of Electrical Workers, London,
 A. R. Mosher, Esq., Canadian Congress of Labour, Ottawa,
 Gerard Picard, Esq., Confederation of Catholic Workers of Canada, Quebec City,
 J. C. G. Herwig, Esq., Canadian Legion, Ottawa,
 P. D. MacArthur, Esq., Howick, P.Q.,
 Mrs. Rex Eaton, Vancouver,
 together with the Associate Directors, National Selective Service, and such other persons as the Minister may appoint.

(3) The Director of National Selective Service shall designate an officer of the Department of Labour to serve as Secretary of the Board.

(4) The members of the Board who are not employed full time by the Government of Canada shall be paid fifteen dollars per diem for each day engaged in work of the Board, together with actual and necessary expenses when absent from their places of residence in connection with the work of the Board.

(Note: Section 501 appears as amended by Orders in Council P.C. 1788, March 5, 1943, and P.C. 4496, June 1, 1943.)

502. The Governor in Council shall determine the remuneration to be paid to the Director and Associate Directors, and the remuneration to be paid to such other officers, clerks and employees as may be appointed under these regulations shall be determined in the manner provided by law.

503. The Minister may, in the manner provided by law, establish at any place in Canada such office or offices as are required for the administration of these regulations and may provide therefor the necessary accommodation, stationery, equipment and telephones.

504. The Minister may incur all expenses reasonably necessary for the proper administration and enforcement of these regulations and the cost thereof, including the remuneration of all officers and servants of the branch, shall be paid out of moneys provided for the purpose.

Minister's Powers

505. The Minister may—

- (a) prescribe anything which under these regulations is to be prescribed;
- (b) prescribe such forms as he considers necessary for the administration of these regulations;
- (c) prescribe the manner in which notices delivered pursuant to these regulations must be executed;
- (d) revoke, cancel or vary any instruction, order, direction or form made or prescribed pursuant to these regulations;
- (e) for the purpose of acquiring general or specific knowledge with reference to any person or group or class of persons or the manpower situation in Canada or any part of Canada, require, by order, that any person or group or class of persons complete and return to him such returns of information as he may specify or report at such place and at such time as he may specify and complete such forms and give such information in such manner as he may specify;
- (f) in consultation with the Department of Munitions and Supply and the War-time Prices and Trade Board, classify, in such manner, as he deems expedient, occupations, industries, firms or establishments according to essentiality in the prosecution of the war;

- (g) by order, exclude any person or group or class of persons from the operation of Part II or Part III or qualify any of the provisions of Part II or Part III in its application to any person or group or class of persons;
- (h) by order, require any employer or group or class of employers to keep such records as he deems necessary for the administration of these regulations;
- (i) notwithstanding anything in any other law or regulation publish such notices and explanations as he may deem necessary for the proper administration and enforcement of these regulations;
- (j) by order, require any employer or group or class of employers or all employers to terminate the employment of every male person in their employ who fails within a time specified in the order to produce such evidence as may be specified in the order that he has not contravened the provisions of the National Selective Service Mobilization Regulations; and
- (k) by order, forbid the furnishing of a permit to seek employment to any male person who fails to produce such evidence as may be specified in the order that he has not contravened the provisions of the National Selective Service Mobilization Regulations.

General

506. Every person to whom any order is issued or who is required to do or abstain from doing anything by or pursuant to these regulations shall obey such order or do or abstain from doing such things as required.

507. (1) Throughout each day the Minister so requires, every Postmaster, Sheriff, Clerk of the Peace and Clerk or other officer of a Municipality shall cause to be kept posted in prominent places in his office and such other public buildings throughout his district or municipality as the Minister may specify, and in such manner as the Minister may require, copies of any order, notice or announcement under these regulations.

(2) No person shall wilfully destroy, take down, tear or deface any copy of an order, notice or announcement posted under these regulations in any office or public place.

508. No person shall make any false statement or representation for the purpose of obtaining any permit under these regulations or of misleading any person engaged in the administration or enforcement of these regulations.

509. (1) No person shall by means of a written or printed communication, publication or article, or by an oral communication or by public speech or utterance;

- (a) counsel or advise any other person not to comply with any of the provisions of these regulations or of a notice or order given or made pursuant thereto; or
- (b) wilfully resist or impede, or attempt wilfully to resist or impede, or persuade or induce or attempt to persuade or induce any person or group or class of persons to resist or impede the operation or enforcement of these regulations.

(2) No person shall in any manner impede or prevent or attempt to impede or prevent any other person in the performance of his duties under these regulations.

510. No person shall, with intent to evade any provision in these regulations, destroy, mutilate, deface, alter, secrete or remove any book, record, or property of any kind.

511. Any officer, clerk or employee appointed pursuant to these regulations who is designated by the Minister for the purpose may, in the course of his employment, administer any oath and take and receive any affidavit, declaration or affirmation which any person is required to file or produce by or pursuant to these regulations; and every such officer, clerk or employee shall, with respect to any such oath, affidavit, declaration or affirmation, have all the powers of a Commissioner for taking Affidavits. (*Note: Section 511 added by Order in Council P.C. 3208, April 19, 1943.*)

PART VI

ENFORCEMENT

600. (1) Every Selective Service Officer, and every person authorized by the Minister to act as a Selective Service Inspector, may for the purpose of enforcing these regulations

- (a) enter at all reasonable times any premises or place, other than a private dwelling house not being a workshop, where he has reasonable grounds for supposing that any person is employed;
- (b) make such examination or inquiry as may seem to him to be necessary for ascertaining whether these regulations are being complied with;
- (c) examine orally, either alone or in the presence of any other person as he thinks fit, with respect to any matter arising under these regulations, every person whom he finds in any such premises or place or whom he has reasonable cause to believe to be or to have been in employment and may require every person so examined to sign a declaration of the truth of his statements on such examination; and
- (d) exercise such other powers as, in the opinion of the Minister, are necessary for enforcing these regulations.

(2) The occupier of any premises or place, other than a private dwelling house not being a workshop, any person having other persons in his employ, the servants and agents of any such occupier or person, and any employed person shall furnish to any Selective Service Officer or Inspector all such information, and he shall produce for inspection all such books, documents, papers and records, as the Selective Service Officer or Inspector may reasonably require.

(3) Every Selective Service Officer and Selective Service Inspector shall, on applying for admission to any premises or place under this section, have in his possession and produce if so required a certificate of his appointment signed by or on behalf of the Minister.

601. For the purposes of these regulations and of any proceedings taken thereunder, any notice or other communication sent through His Majesty's mails pursuant to these regulations shall be presumed, until the contrary is proven, to have been received by the addressee within eight clear days of the posting thereof and a certificate of such posting purporting to be signed by a Selective Service Officer shall be *prima facie* proof thereof.

602. (1) A certificate purporting to be signed by the Minister or by any person authorized to act in the Minister's place or on his behalf that anything has been done or omitted pursuant to or contrary to these regulations shall be *prima facie* proof that such thing has been done or omitted.

(2) A certificate purporting to be signed by the Minister, the Director, an Associate Director or a Selective Service Officer that he has, pursuant to these regulations, served any document or caused any document to be served shall be *prima facie* proof of the statements contained therein.

(3) A certificate purporting to be signed by the Minister or any person authorized to act in the Minister's place or on his behalf that a document is a true copy of any other document which is or has been in the possession of the Minister or any of the Officers or employees engaged in the administration or enforcement of these regulations shall be evidence of the statements contained therein and the copy shall be accorded in all courts, the same probative force as the original document or part thereof, of which it is a copy.

603. (1) Every person is a party to and guilty of an offence under these regulations who

- (a) actually commits it;
- (b) does or omits an act for the purpose of aiding any person to commit the offence;
- (c) abets any person in commission of the offence; or
- (d) counsels or procures any person to commit the offence.

(2) If several persons form a common intention to contravene any of the provisions of these regulations and to assist each other therein, each of them is a party to every offence under these regulations committed by any one of them in the prosecution of such common purpose, the commission of which offence was, or ought to have been known to be a probable consequence of the prosecution of such common purpose.

(3) Every one who counsels or procures another person to be a party to an offence under these regulations of which that person is afterwards guilty, is a party to that offence, although it may be committed in a way different from that which was counselled or suggested.

(4) If a corporation is guilty of an offence under these regulations, any officer or director of the corporation who assented to or acquiesced in the commission of the offence is a party to and guilty of the offence.

604. (1) In any prosecution under Part XV of the Criminal Code for a contravention of these regulations or of any regulations repealed by these regulations, the complaint shall be made, or the information laid, within one year from the time when the matter of the complaint or information arose.

(2) Notwithstanding the provisions of Part XV of the Criminal Code, a complaint or information in respect of any contravention of these regulations or of any regulations repealed by these regulations may be heard, tried or determined by any Police or Stipendiary Magistrate or any Justice or Justices of the Peace if the accused is found or apprehended or is in custody within his or their territorial jurisdiction although the matter of the information or complaint did not arise within his or their territorial jurisdiction.

605. Every person who contravenes any of the provisions of these regulations is guilty of an offence, and unless some penalty is expressly provided by these regulations for such contravention, liable on summary conviction for a first offence if an individual to a penalty of not more than five hundred dollars or to imprisonment for a term not exceeding twelve months or to both such fine and such imprisonment and if a corporation to a penalty of not more than two thousand five hundred dollars, and for any subsequent offence if an individual to a penalty of not more than one thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment and if a corporation to a penalty of not more than five thousand dollars.

606. Every person is guilty of an indictable offence and liable to a fine not exceeding five thousand dollars and not less than five hundred dollars or to imprisonment for a term not exceeding five years and not less than six months or to both such fine and such imprisonment, who corruptly

- (a) makes any offer, proposal, gift, loan or promise or gives or offers any compensation or consideration, directly or indirectly, to a person concerned in the administration or enforcement of these regulations or having any duties to perform thereunder, for the purpose of influencing such person in the performance of his duties; or
- (b) being a person concerned in the administration or enforcement of these regulations or having any duties to perform thereunder, accepts or agrees to accept or allows to be accepted by any person under his control or for his benefit any such offer, proposal, gift, loan, promise, compensation or consideration.

607. Every person who, without lawful authority or excuse, makes any document purporting to be a notice of separation, a permit to seek employment or other document issued pursuant to the provisions of these regulations, or who, without lawful authority or excuse, alters a notice of separation, a permit to seek employment or other such document in any material part or makes any material addition, either by erasure, obliteration, removal or otherwise, is guilty of an offence and liable on summary conviction to a penalty of not more than one thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment.

PART VII

MISCELLANEOUS

700. (1) All persons appointed by or pursuant to Order in Council P.C. 2254 dated the twenty-first day of March, nineteen hundred and forty-two, Order in Council P.C. 2301 dated the twenty-third day of March, nineteen hundred and forty-two and Order in Council P.C. 10578 dated the nineteenth day of November, nineteen hundred and forty-two who are in the employ of His Majesty when these regulations come into force, shall be deemed to have been appointed pursuant to these regulations and the Minister shall have the control and supervision of all such persons.

(2) All officers, clerks and employees of the Department of Labour and the Unemployment Insurance Commission whose services are used in the administration or enforcement of these regulations, shall, for the purpose of these regulations, be deemed to have been appointed pursuant to these regulations.

701. If the Engineering Institute of Canada, the Canadian Institute of Mining and Metallurgy and the Canadian Institute of Chemistry consent, the Minister may utilize the Wartime Bureau of Technical Personnel, which is operated pursuant to Order in Council P.C. 780 dated the twelfth day of February, nineteen hundred and forty-one, for the administration of Part III; and in such event the said Bureau shall, without affecting the said Order in Council, be subject to the control and supervision of the Minister.

702. The Essential Work (Scientific and Technical Personnel) Regulations, 1942, The Selective Service Regulations, 1942, Order in Council P.C. 1445 dated the second day of March, nineteen hundred and forty-two, Order in Council P.C. 1955 dated the thirteenth day of March, nineteen hundred and forty-two, Order in Council P.C. 2254 dated the twenty-first day of March, nineteen hundred and forty-two, The Labour Exit Permit Order, Order in Council P.C. 9466 dated the sixteenth day of October, nineteen hundred and forty-two and the University Science Students Regulations, 1942 are revoked.

703. All proceedings taken under any Order in Council or regulation revoked by these regulations shall, so far as consistently may be, be taken up and continued under and in conformity with the provision of these regulations, if any, substituted for the regulation or Order in Council so repealed.

704. (1) All permits, consents, instructions, directions, determinations, decisions, notices and orders granted, given, served or made under any Order in Council or regulation revoked by these regulations shall, as far as applicable, be deemed to have been granted, given, served or made, *mutatis mutandis* under these regulations and all forms which have been prescribed for use under any such Order in Council or regulation shall be deemed to have been prescribed for use in similar cases under these regulations until replaced by forms prescribed by the Minister.

(2) The forms annexed to the Labour Exit Permit Order shall be deemed to have been prescribed for use under Part IV until replaced by forms prescribed by the Minister.

(3) When a Selective Service Officer has, prior to the coming into force of these regulations, made an arrangement for any payment under section twenty-five of The National Selective Service Regulations, 1942, and such payment has not been made before these regulations come into force, it may be made in accordance with such arrangement.

705. These regulations shall come into force on the 19th day of January, nineteen hundred and forty-three.

SCHEDULE "A"

1. A person who is normally engaged in the engineering profession in a consulting, technical or supervisory capacity in design, construction, manufacture, operation or maintenance and who has had a regular professional training in practice and in theory as an engineer in any of the following branches of engineering: civil, mechanical, electrical, chemical, metallurgical and mining.

2. A production, industrial or other engineer or chemist who normally holds in an engineering works or manufacturing establishment a position of authority involving responsibility for any phase of executive management or control of any technical function.

3. A person who has obtained a degree at any Canadian or other recognized university and who is normally engaged as a teacher of engineering science or of any branch of science at a university or technical college.

4. A person who has been trained, or who is or has been normally engaged, in the practice of any branch of the science of chemistry but not including a registered pharmacist.

5. A research scientist, that is, a person who, by training or practice, is skilled in the independent search for new knowledge of the properties of matter or energy.

6. A person, other than a teacher, who has obtained a degree at any Canadian or other recognized university in Engineering, Chemistry, Physics, Geology, Mathematics, Architecture or in any natural science, or who is a technically qualified member of the Engineering Institute of Canada, the Canadian Institute of Chemistry, the Canadian Institute of Mining and Metallurgy, the Royal Architectural Institute of Canada or of any provincial association of professional Engineers, Chemists or Architects.

7. A person, or a group or class of persons, not in the classes described above, possessing, in the opinion of the Minister, technical qualifications and skill which are needed in essential work.

TABLE OF CONTENTS

	SECTION
Short Title	1
Interpretation—Definitions	2

PART I

GENERAL

Minister's Powers	100
Minister's Duties	101

PART II

CIVILIAN EMPLOYMENT

Interpretation—Definitions	200
Supply and Demand.....	201
Separation from Employment.....	202
Separation from Employment—Designated Establishments.....	202A
Serious Misconduct.....	203
Permits to Seek Employment.....	204
When Permits are Necessary.....	205
Tobacco Farm Employment.....	205A
Employment without Permit Prohibited.....	206
Agricultural Employment.....	207
Teachers	207A
Advertisements	208
Control of Employment.....	209
Compulsory Employment Orders.....	210
Ex-coal Mine Workers.....	210A
Fuelwood cutting, coal mining, fishing and fish processing.....	210B
Ex-longshoremen	210C
Compulsory Transfer industrial.....	210D
Requesting Employed Persons to Enter other Employment.....	211
Direction to Report for Medical Examination	211A
Supplementary Allowances.....	212
Reinstatement	213
Appeals	214

PART II A

CONSCIENTIOUS OBJECTORS

Definitions	250
Alternative Service (general).....	251
Alternative Service in agriculture, industry or elsewhere.....	252
Travelling Expenses.....	253
Additional Powers of Alternative Service Officer.....	254

PART III

TECHNICAL PERSONNEL,

Interpretation—Definitions	300
Supply and Demand.....	301
Control of Employment.....	302
Employment Changes.....	303
Reinstatement	304
University Science Students.....	305 to 310

PART III A

GROUP INSURANCE

Definitions	350
Persons Directed or Requested to Take Employment.....	351
Where Transferred Employed Person is Insured.....	352
Termination of Insurance.....	353
Duties of Insurance Company.....	354
Procedure	355
Deductions by News Employer.....	356
Duties of Canadian Life Insurance Officers' Association.....	357
Investigation and Payment of Claims.....	358
Appeals	359
Part III A in Force.....	360

PART III B

MEDICAL SERVICES PLAN

Definitions	365
When Transferred Person is Entitled to Benefits.....	366
New Employer to Pay Contributions.....	367
Termination of Right to Benefits.....	368
Duties of Executive Committee of Medical Services Plan, Minister and New Employer	369
Deductions by New Employer.....	370
Investigation and Payment of Claims.....	371
Minister's Powers and Duties Concerning Right to Benefits.....	372
Appeals	373
Effect of Deductions on Right to Benefit.....	374
Part III B in Force.....	375

PART IV

LABOUR EXIT PERMITS

When required.....	400
Selective Service Officer May Grant.....	401
Form—Truth of Information.....	402
Unlawful Possession of a Labour Exit Permit.....	403
Unlawful Making of a Labour Exit Permit.....	404
Preventing Illegal Exit from Canada.....	405

PART V

ADMINISTRATION

Minister Shall Administer—Appointment of Director, Associate Directors and Officers	500
National Selective Service Advisory Board.....	501
Remuneration	502
Establishment of Offices	503
Expenses	504
Minister's Powers.....	505
General	506 to 511

PART VI

ENFORCEMENT

Powers of Selective Service Officers and Inspectors and Duties of Employers Concerning Enforcement.....	600
Notice by Mail.....	601
Certificate of the Minister.....	602
Parties to an Offence.....	603
Limitation of Actions.....	604
Penalties	605 to 607

PART VII

MISCELLANEOUS

Status of Staff Members Appointed Previously.....	700
Use of Wartime Bureau of Technical Personnel.....	701
Revocation of Previous Orders in Council	702
Continuation of Proceeding Taken.....	703
Validation of Activities Done Under Previous Orders in Council.....	704
Regulations Come into Force.....	705

SCHEDULE "A"

Full Definition of "Technical Person.".....	
---	--

DEPARTMENT OF NATIONAL REVENUE

WM No. 19

Supplement No. 46

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 13th December, 1943.

*To Collectors of Customs and Excise, and others concerned:***Trading with the Enemy****List of Specified Persons, Revision No. 46**

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 39

Sixth Revision

Supplement No. 10

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 15th December, 1943.

*To Collectors of Customs and Excise, and others concerned:***Exports to Blockade Areas**

By Export Permit Branch Order No. 83, effective on and after December 15, 1943, Regulation 41 of the Export Permit Regulations of September 1, 1943, (see page 11, Sixth Revision, Export Permit Regulations) is amended to read as follows:

Regulation 41

Shipments to the following countries require Imperial Export Licence Numbers (Blockade Numbers) when shipped out of United States ports:

- Andorra
- Ireland (Irish Free State)
- Liechtenstein
- Portugal (including Madeira, the Azores and the Cape Verde Islands)
- Portuguese Guinea
- Rio de Oro
- Spain (including the Canary Islands and the Spanish Zone of Morocco)
- Sweden
- Switzerland
- Tangier Zone
- Turkey (Including the Hatay)
- Vatican City.

The Export Permit Branch obtains these Blockade Numbers from London by cable, on receipt of the usual application for a Canadian export permit. Permits and Blockade Numbers issued for shipments to the above countries will be valid for the whole or part of one of the calendar quarters, January to March, April to June, July to September, or October to December.

The applicant for a permit must state for which calendar quarter the permit is required. Blockade Numbers and permits will not be granted earlier than one month before the commencement of the quarter for which they are valid—that is, Blockade Numbers and permits for the first quarter will be granted only after December 1st, for the second quarter after March 1st, and so on. Ten days' grace is granted at the beginning and end of the period to allow for changes in shipping schedules.

Instead of the usual two copies, three copies of the export permit bearing the I.E.L. Number (Blockade Number) will be sent to the exporter by the Export Permit Branch. As soon as the United States port of lading is known, the exporter will forward the original (white) copy of the permit to the Collector of Customs at the United States port of lading, retaining the second copy for his own files, and attaching the extra (goldenrod) copy firmly to the way-bill. Canadian Collectors of Customs will not take up the goldenrod copy of the export permit, but will leave it attached to the way-bill, to proceed with the shipment to the United States port of lading.

If an exporter is unable to ship during the period of validity of the permit, he should notify the Export Permit Branch, who will advise him of any further action to be taken.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 39

Sixth Revision

Supplement No. 11

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 15th December, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

By Export Permit Branch Order No. 84, effective on and after January 1, 1944, the present exemptions on the following commodities to the British Empire are cancelled, so that shipments of these will now require an export permit before being shipped from Canada to any destination:

Waste paper, except newsprint side runs and mutilations.

Paper other than waste, paper boards, fibre boards, paper and board manufactures.

Pulp boards, all kinds.

(Note: The above items are listed on Page 25 of the Export Permit Regulations, 6th Revision.)

N.B.—Please note that this does not affect in any way the present exemption for NEWSPRINT to the British Empire and Western Hemisphere, exclusive of French possessions therein.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 39

Sixth Revision

Supplement No. 12

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 15th December, 1943.

*To Collectors of Customs and Excise, and others concerned:***Small Shipments—Tea**

By Export Permit Branch Order No. 85, effective on and after December 18, 1943, Regulation 6 of the Export Permit Regulations of September 1, 1943, is amended by the deletion of tea from the commodities listed therein. The Regulation now reads:

Regulation 6

Notwithstanding Regulation 5, export permits shall not be required for shipments of \$5 or less in value, except for the following commodities or as otherwise provided:

Rubber and rubber products

Sugar and glucose (See Regulation 30).

This means that as of December 18, export permits will no longer be required for shipments of tea five dollars or less in value when shipped to any destination. The change has been necessitated mainly by the inconvenience caused to individuals sending small amounts of tea, sometimes only two or three tea-bags, in parcels overseas, and having to secure export permits for these very small amounts of tea.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

PART III

Wartime Prices and Trade Board

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD ·

Statement on Import Policy

Referring to the "Statement on Import Policy, effective February 11, 1943," published in Canadian War Orders and Regulations, February 22, 1943, notice is hereby given of the following changes in Schedule "A" to the said Statement.

Schedule "A" is amended effective December 10, 1943, by adding thereto the following:—

<i>Tariff Items</i>	<i>Description of Goods</i>
616, 616a, 616b	Rubber, crude, including latex, balata gutta percha and guayule; powdered waste or scrap rubber; recovered rubber, synthetic rubbers known as GR-S (Buna S), GR-I (Butyl), and GR-M (Neoprene); all rubber substitutes.
616c, 616d, 616e, 617, 618, 618a, 618b, 619, ex 619a, 684, ex 711 et al	Rubber products being articles or products manufactured wholly or in part of natural rubber of any kind (including latex, balata, gutta percha, guayule, scrap and reclaim) or of synthetic rubber of the types known as GR-S (Buna S) GR-I (Butyl), and GR-M (Neoprene).
ex 89b	Tomato paste or puree.

Ottawa, December 7, 1943.

D. GORDON,
Chairman.

Board Order

WARTIME PRICES AND TRADE BOARD**ORDER No. 347****Respecting Rationing of New Farm Machinery and Equipment**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941,

THE BOARD hereby orders as follows:

EFFECTIVE DATE. REPLACEMENT OF PREVIOUS ORDER.

1. This Order comes into force on December 20, 1943 and as of that date revokes and replaces Order No. 192 of the Board as amended by Orders Nos. 271 and 313 of the Board.

FARM MACHINERY AND EQUIPMENT.

2. The expression "farm machinery and equipment" where used in this Order includes

- (a) any type of machinery, equipment or implements named in Schedule "A" to Administrator's Order No. A-810 or as may be named in any Order amending or replacing it; and
- (b) agricultural machinery, mechanical equipment and implements, except those named in the appendix to this Order, designed for use on a farm or ranch for the production, care or treatment of crops, live stock, poultry and other produce.

Rules Governing Consumers**DEFINITION—CONSUMER.**

3. For the purposes of this Order a "consumer" is a person who uses farm machinery and equipment in the ordinary course of his operations.

ELIGIBILITY OF CONSUMER TO BUY.

4. A consumer shall not be entitled to buy any new farm machinery and equipment unless he has a freehold or leasehold interest under which he is or shall be entitled to actual possession of real property upon which the machinery and equipment will be used.

APPLICATION AND PERMIT TO BUY.

5. A consumer shall not buy any new farm machinery and equipment unless

- (a) it is essential to his operations;
- (b) he first completes, signs, and surrenders to a dealer, an application to buy that machinery and equipment, in the form set forth in Schedule "A" hereto; and
- (c) such application is approved and a permit is issued pursuant to the provisions of this Order.

REPLACEMENT OF USED FARM MACHINERY AND EQUIPMENT.

6. (1) If a consumer or any other person at any time after the effective date of this Order, sells or otherwise disposes of any farm machinery and equipment which has been used on any farming project, the consumer will not be entitled to make application to buy new farm machinery and equipment of the same type for use on the same farming project unless it is shown that prior to the sale or disposal, the vendor of that used machinery and equipment

(a) filed with the nearest local or regional office of the Board, a statement showing,

- (i) a full description, the age and condition of that used machinery and equipment;
- (ii) reasons for the proposed sale or disposal;
- (iii) a full description, size and capacity of the new farm machinery and equipment to be purchased as a replacement and the approximate date of the intended purchase;

(b) received from an authorized representative of the Board at that local or regional office a notice stating that if he sells or disposes of that used farm machinery and equipment an application for that new farm machinery and equipment will be considered when submitted.

(2) The giving of the notice by the said authorized representative shall not be construed as an undertaking that the application to buy that new farm machinery and equipment will be approved, or that the new machinery and equipment will be available for use by that consumer.

Rules Governing Dealers

DEFINITION—DEALER.

7. For the purposes of this order a "dealer" is a person who, in the ordinary course of business as principal or agent, sells new farm machinery and equipment to consumers.

DEALER MUST OBTAIN PERMIT TO SELL.

8. (1) A dealer shall not sell or deliver any new farm machinery and equipment to any consumer unless he first receives from an authorized representative of the Board, a permit to sell that new farm machinery and equipment to that consumer.

(2) A permit to sell new farm machinery and equipment to a consumer may be obtained by a dealer if everyone concerned has fully complied with the following rules:

- (a) The dealer must first receive from the consumer a duly completed and signed application to buy that new farm machinery and equipment, in the form set forth in Schedule "A".
- (b) If the dealer is satisfied that the statements made by the consumer in the latter's application to buy are true, he will complete and sign the "Dealer's Certificate" appearing on the said application.
- (c) If the dealer is an agent he will send the said completed and signed application and Dealer's Certificate to his principal.
- (d) Regardless of whether a dealer, who is a principal, receives the application to purchase direct from a consumer or from a dealer who is his agent, he must complete and sign the "Report of Principal" appearing on the said application.
- (e) The dealer who is a principal will then send the consumer's application to purchase, the dealer's certificate and the report of principal, to an authorized representative of the Board at the local or regional office nearest to the consumer.

(3) If an application to buy any new farm machinery and equipment is approved by the said authorized representative he shall issue a permit to sell that machinery and equipment and send the permit to the dealer from whom he received the

application. If, however, the said authorized representative does not approve an application, he shall communicate his reasons for such disapproval by notices, in writing, addressed to the consumer and to the dealer from whom he received the application.

DEALER MUST OBTAIN PERMIT BEFORE USING NEW FARM MACHINERY AND EQUIPMENT.

9. No dealer shall acquire for his own use or put into any operation whatsoever any new farm machinery and equipment unless he has first made application as a consumer to buy that machinery and equipment and obtained a permit from the said authorized representative in pursuance of that application.

DEALER'S RIGHT TO REFUSE TO SELL OR DELIVER.

10. Any dealer may refuse to sell or deliver any new farm machinery and equipment to a person if he believes or suspects or has reason to believe or suspect that the person is contravening or attempting to contravene any provision of this Order.

PERMITS AND RECORDS MUST BE KEPT.

11. Every dealer who is a principal shall keep on his file every permit he receives under the provisions of this Order. He must also keep a proper record of all his transactions in new farm machinery and equipment. Every permit and notice which by this Section such dealer is required to keep shall upon request be made available for inspection at any time by any authorized representative of the Board.

General

SALE AND PURCHASE OF REPAIR PARTS AND SPARE PARTS.

12. No person shall sell, offer to sell or deliver to any consumer and no consumer shall buy, offer to buy or accept delivery of any repair parts or spare parts designed for the repair or maintenance of any farm machinery and equipment except such parts as are necessary at the time of the transaction to put that machinery and equipment in good working condition.

SELLERS OF MACHINERY AND EQUIPMENT ACCOUNTABLE TO ADMINISTRATOR.

13. Every person who in the ordinary course of business sells new farm machinery and equipment shall at all times be accountable to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, for all new farm machinery and equipment in his possession or control on the effective date of this Order, and for all new farm machinery and equipment coming into his possession or control after the said date.

PENALTIES FOR IMPERSONATION AND MISUSE OF PERMITS AND OTHER DOCUMENTS

14. (1) No person shall, without lawful authority, alter, deface, mutilate or destroy any application, permit or other document or record relating to any sale, delivery, purchase or receipt of any new farm machinery and equipment. Nor shall he, without lawful authority, obtain or use any permit.

(2) No person shall impersonate or falsely represent himself or any other person as a consumer entitled to buy any new farm machinery and equipment under the provisions of this Order.

AUTHORITY OF ADMINISTRATOR.

15. Notwithstanding anything contained in this Order, the said Administrator may from time to time make such order and grant such exemption, permit or authority as to any matter affected by any provision of this Order in such cases as he deems proper.

Made at Ottawa, the 7th day of December, 1943.

D. GORDON,
Chairman.

Note.—Subsection 1 of Section 9 of the Wartime Prices and Trade Regulations reads as follows:—

“9. (1) Any person who contravenes or fails to observe any regulation or order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code, or if the Attorney General of Canada or of any Province so directs, upon indictment, to a penalty not exceeding five thousand dollars, or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.”

APPENDIX TO ORDER No. 347

The following list covers those articles which are not included in the definition of farm machinery and equipment:—

1. Attachments, repair parts and spare parts designed for the repair or maintenance of any agricultural machinery, mechanical equipment and implements designed for use on a farm or ranch for the production, care or treatment of crops, live stock, poultry and other produce.
2. Hand tools.
3. Hand operated seeders or planters.
4. Wheelbarrows.
5. Walking plows—1 furrow.
6. Horse hoes.
7. Grape and berry hoes.
8. Hand operated cultivators and weeder.
9. Scufflers.
10. Hay forks, slings and attachments therefor.
11. Pulpers.
12. Churns.
13. Hand operated sprayers.
14. Hand operated dusters.
15. Knapsack sprayers.
16. Hand barrel sprayers.
17. Metal well pumps—hand or windmill operated or operated in conjunction with pump jack.
18. Barrel, cistern and pitcher pumps.
19. Wood well pumps.
20. Pump jacks.
21. Watering equipment—cups and bowls.
22. Incubators—150 egg or under.
23. Brooders.
24. Bee keeper's supplies.
25. Electric fence controllers.
26. Sickle knife grinders.
27. Tank heaters.
28. Track laying type tractors.
29. Milk cooler refrigeration units.
30. Irrigation and drainage equipment other than types designed for use by individual farmers.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1008

**Respecting Prices of Bituminous and Other Coal Produced in
Alberta and British Columbia**

The Royal Commission appointed to investigate the dispute between the employees and operators in the recent coal strike in Alberta and British Columbia decided that there should be an increase in wages of the employees and also that the operators should give to their employees two weeks holidays with pay under specified conditions. The Commission reported that, after investigation of the financial statements of the operating companies, it was satisfied that the companies cannot continue to produce coal in the face of increased costs without assistance.

Having regard to the fact that coal mining is a vital industry and in order to ensure essential production of coal the Government has decided that the assistance, which the Commission states is necessary, shall be given in the form of an increase in price to all users of the coal produced in this area.

In this emergency, the Wartime Prices and Trade Board has been directed accordingly to determine what increase would be appropriate and to cause the necessary order to be issued.

Therefore under authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. For the purposes of this Order,—

“Coal” means bituminous, sub-bituminous and lignite coals, including briquettes or other processed forms of any such coal.

2. The coal mine operators mentioned in Part I of the Schedules to this Order, for the respective grades of coal which they produce, may, for the periods therein stipulated, but subject to the provisions of Section 8 hereof, respectively charge an amount not exceeding that specified in Parts II of the respective Schedules for such coal as they may supply to any person on and after December 1, 1943. Such amounts shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned, or if there be no contract, then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on November 30, 1943.

3. Coal mine operators of Alberta and British Columbia, not listed in the Schedules to this Order, may, on or before December 31, 1943, apply to the Coal Administrator for assistance.

The applications shall be in writing and shall give such information as may be required by the Administrator.

If it appears to the Administrator that an increase in price is required the Administrator may, from time to time, designate the operators affected and the additional amounts which such operators may charge on deliveries of their coal. In each such event every coal mine operator affected thereby will be entitled to charge such increases for such coal as he may supply to any person on or after December 1, 1943.

4. Every coal mine operator who, by this Order, has been authorized to increase the selling price of coal shall promptly forward to the Coal Administrator financial and operating statements and complete information on all matters relating to his business as the Administrator may at any time require.

5. Any dealer or other distributor selling coal may charge for all coal supplied by him to any buyer on and after December 1, 1943, so much of the increase authorized by or under this Order as is actually charged to such seller. All such increases in

price herein authorized shall be in addition to the prices not exceeding the highest lawful prices stipulated in any existing contract between the parties concerned or if there be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on November 30, 1943. In no event shall any markup be added by any person in respect of the increases herein authorized.

6. Every seller of coal affected by this Order shall forthwith post and maintain in a conspicuous place in each office and sales depot, open to his customers, a notice of the price increases now or hereafter authorized under this Order.

7. All contracts made prior to December 1, 1943, for the sale of coal which is affected by this Order, which contracts provide for delivery of coal on or after December 1, 1943, shall be deemed to be amended insofar as is necessary to give effect to the provisions of this Order.

8. The amount of any increase in the price of coal authorized by or under this Order shall be subject to review at any time by the Coal Administrator, generally or in specific cases, but in any event not later than March 31, 1944.

9. Any person who uses coal in the manufacture of coke the price for which has been increased under this Order may make application to the Coal Administrator for an increase in the price of such coke.

10. This Order shall come into effect on December 1, 1943.

Dated at Ottawa, this 30th day of November, 1943.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE.—Order in Council P.C. 8528, dated November 1, 1941, Section 2 (5) reads:—

“(5) Subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order.”

Accordingly, contracts made by any department of Government for the purchase of coal, affected by this Order, are subject to the provisions of the Order subject to any necessary amending Orders in Council in respect of contracts specifically authorized by Order of the Governor in Council at fixed prices.

SCHEDULE “A”

TO ADMINISTRATOR’S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
Brazeau Collieries Ltd.	Nordegg, Alta.
Cadomin Coal Co. Ltd.	Cadomin, Alta.
Canmore Mines Ltd.	Canmore, Alta.
Crow’s Nest Pass Coal Co.	Fernie, B.C.
Hillcrest Mohawk Collieries Ltd.	Bellevue, Alta.
International Coal & Coke Co. Ltd.	Coleman, Alta.
Luscar Coals Ltd.	Luscar, Alta.
Mountain Park Coals Ltd.	Mountain Park, Alta.
McGillivray Creek Coal & Coke Co. Ltd.	Coleman, Alta.
West Canadian Collieries Ltd.	Blairmore, Alta.

PART II

50 cents per net ton or such other amount as may be authorized following investigation for coal shipped from December 1, 1943, to March 31, 1944, both dates inclusive.

40 cents per net ton or such other amount as may be authorized following investigation for coal shipped on and after April 1, 1944.

SCHEDULE "B"

TO ADMINISTRATOR'S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
Acadia Coal Company	Bow Island, Alberta
Aetna Coal Company	East Coulee "
Ajax Coal Co.	Medicine Hat "
Anthill Mine	Rowley "
Anthracite Collieries	Banff "
Arcadia Coal Mines Limited	Calgary "
Arctic Coal Company	Carbon "
Atlas Coal Co. Ltd.	Drumheller "
Baldwin Colliery	Grand Prairie "
Banner Coals Limited	Edmonton "
Battle River King Mine	Donalda "
Bell Mine	St. Albert "
Beverly Coal Co., Ltd.	Edmonton "
Big Ben Colliery	Halkirk "
Big Valley Coal Company	Big Valley "
Bish Brothers	Forestbury "
Black Point Mine	South Edmonton "
Bladis, Jas.	Delburne "
Blue Point Mine	Edmonton "
Bradley Mine	Foreman "
Bradshaw, Richard	Trochu "
Bright Service Mine	South Edmonton "
Brilliant Coal Co. Ltd.	Drumheller "
Bush Mines Limited	Edmonton "
Canadian Dinant Coal Co. Limited	Edmonton "
Canyon Creek Coal Company	Thorsby "
Castella, Hans	Standard "
Chester, J. C.	Lethbridge "
Chiarello, Frank	Legal "
Chiswick, J.	Gadsby "
Cordel, J. F.	Halkirk "
Davis, G. C.	Priddis "
Dawson Coal Co., Ltd.	Edmonton "
East Carbon Coal Co.	Carbon "
East Trochu Coal Mine	Trochu "
Easton, James	Castor "
Edmonton Collieries Ltd.	Edmonton "
Ellerslie Colliery	Edmonton "
Empire Collieries Ltd.	East Coulee "
Ever Ready Mine	Forestbury "
Falvo, D.	Dodds "
Fish Creek Coal Mine	Priddis "
Foye Mine	Drumheller "
Fraser & Sons	Carmangay "
Great West Coal Co., The	Edmonton "
Gunderson Brick & Coal Company	Rosalind "
Gwilliam, David J.	Namao "
Hamilton Coal Co., J. J.	Lethbridge "
Hanson Mine	Rosalind "
Hinton Colliery Limited	Edmonton "
Hy-grade Coal Co. Ltd.	Drumheller "
Ideal Coal Company Limited	Wayne "
Jasper Coal Limited	Edmonton "
Johnson, Alex	Ardley "
K. D. Colliery Limited	Kaydee "

*Coal Mine Operator**Address*

Kent Coal Co., Ltd.	Edmonton	Alberta
Kerralta Coal Brick Company	Lethbridge	"
Kleenbirn Collieries Limited	Eyremore	"
Kurp, Carl	Delburne	"
Lakeside Coals Limited (Wabamun Mine)	Wabamun	"
Larson, Fred L. & J. B. T. Wood	High Prairie	"
Lethbridge Collieries Ltd.	Lethbridge	"
Long Coal Company	Namao	"
Lynass, John	Delburne	"
Maple Leaf Minerals Ltd.	Drumheller	"
Marshall & Heisz Coal Company	Donalda	"
McGaw, A. M. S.	Champion	"
McMillan, Alex	Rosebud	"
Meek, F. G.	Heisler	"
Midland Coal Mining Co. Ltd.	Drumheller	"
Mills, J. J.	Rosalind	"
Minute Mine	Drumheller	"
Mitchinson Mine	Donalda	"
Monarch Coal Mining Co. Ltd.	Drumheller	"
Muncy, H. C.	Foreman	"
Murray Collieries Ltd.	East Coulee	"
Newcastle Collieries Ltd.	Drumheller	"
Nimko Coal Mine	South Edmonton	"
Oliver, Eduard	Taber	"
Ottewell Coal Co., Ltd.	Edmonton	"
Parker, Levi	Cardiff	"
Peerless Coal Co.	Carbon	"
Pine Creek Coal Company	South Edmonton	"
Pioneer Coal Mine	Genesee	"
Popowich, Mike	Champion	"
Powell, P. A. & Company	Barnwell	"
Razzolini, A. & C. Bridarolli	Magrath	"
Red Deer Valley Coal Co. Ltd.	Drumheller	"
Red Flame Coal Company	Round Hill	"
Red Hot Coal Co., Ltd.	Edmonton	"
Regal Coal Company Limited	East Coulee	"
Remillard, A. V.	Castor	"
Riverdale Coal Company Limited	Edmonton	"
Riverside Coal Company	Heisler	"
Robinson, W.	Entwhistle	"
Rosebush Mine	Edberg	"
Rosedale Collieries Ltd.	Rosedale	"
Russell, Chas. O.	Alix	"
Samis Collieries	Namao	"
Savemore Mine (Anthony O'Brien)	Halkirk	"
Schlender, Otto	Trochu	"
Schneff, Karl	Rosebud	"
Sovereign Coal Company Limited	Wayne	"
Steffen, Ben & W. Gotheridge	Round Hill	"
Stoney Creek Colliery Limited	Camrose	"
Strickland, Wm. & R. Tennant	Lethbridge	"
Thirty Two Collieries Limited	Robb	"
Thorhild Coal Company	Thorhild	"
Twin City Coal Limited	South Edmonton	"
Western Gem and Jewel Collieries Ltd.	Wayne	"
White Star Coal Mine	Edmonton	"
Wilkinson, F. F.	Donalda	"
Wiltse, Floyd N.	Halkirk	"

SCHEDULE "B"

To ADMINISTRATOR'S ORDER No. A-1008

PART II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump and Egg	For coal shipped from Dec. 1, 1943 to March 31, 1944, both dates inclusive	65 cents per net ton or such other amount as may be authorized following investigation
	For coal shipped on and after April 1, 1944	50 cents per net ton or such other amount as may be authorized following investigation
Domestic Mine Run (Lump and egg mixed)	For coal shipped from December 1, 1943 to March 31, 1944, both dates inclusive	65 cents per net ton or such other amount as may be authorized following investigation
	For coal shipped on and after April 1, 1944	50 cents per net ton or such other amount as may be authorized following investigation
Mine Run	For coal shipped from December 1, 1943 to March 31, 1944, both dates inclusive	50 cents per net ton or such other amount as may be authorized following investigation
	For coal shipped on and after April 1, 1944	40 cents per net ton or such other amount as may be authorized following investigation
Stoker, Nut and Nut Pea Slack	For coal shipped on and after December 1, 1943	25 cents per net ton or such other amount as may be authorized following investigation
Slack	For coal shipped on and after December 1, 1943	10 cents per net ton or such other amount as may be authorized following investigation

SCHEDULE "C"

To ADMINISTRATOR'S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
Alexo Coal Co. Ltd.	Alexo, Alta.
Bighorn & Saunders Creek Collieries Ltd.	Saunders, Alta.

PART II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump, Junior Lump, Egg and Stove	For coal shipped from Dec. 1, 1943 to March 31, 1944, both dates inclusive	\$1.00 per net ton or such other amount as may be authorized following investigation
	For coal shipped on and after April 1, 1944	90c per net ton or such other amount as may be authorized following investigation
Nut and Pea Slack	For coal shipped on and after Dec. 1, 1943	35 cents per net ton or such other amount as may be authorized following investigation

SCHEDULE "D"

To ADMINISTRATOR'S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
Canadian Collieries (Dunsmuir) Limited	Nanaimo, B.C.

PART II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump and Nut	For coal shipped on or after December 1, 1943	\$1.00 per net ton or such other amount as may be authorized following inves- tigation
Steam and Bunker	For coal shipped on or after December 1, 1943	85c per net ton or such other amount as may be authorized following inves- tigation
Smalls	For coal shipped on or after December 1, 1943	70c per net ton or such other amount as may be authorized following inves- tigation

SCHEDULE "E"

To ADMINISTRATOR'S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
Foothills Collieries Ltd.	Foothills, Alta.
Lakeside Coals Ltd. (Minehead Mine)	Robb, Alta.

PART II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump and Egg	For coal shipped from Dec. 1, 1943 to March 31, 1944, both dates inclusive	65c per net ton or such other amount as may be authorized following inves- tigation
	For coal shipped on and after April 1, 1944	50c per net ton or such other amount as may be authorized following inves- tigation
Nut, Stoker and Pea Slack	For coal shipped on and after Dec 1, 1943.	35c per net ton or such other amount as may be authorized following inves- tigation

SCHEDULE "F"

To ADMINISTRATOR'S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
McLeod River Hard Coal Co. Ltd.	Mercoal, Alta.

PART II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump, Egg and Nut	For coal shipped on and after Dec. 1, 1943	80c per net ton or such other amount as may be authorized following inves- tigation
Pea, Stoker and Smalls	For coal shipped on and after Dec. 1, 1943	30c per net ton or such other amount as may be authorized following inves- tigation

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1010

Respecting Farm Machinery and Equipment and Parts Therefor

Under powers given by the Wartime Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-101 as amended by Administrator's Orders No. A-386 and No. A-819 is hereby revoked.

2. This Order shall be effective on and after the 27th day of December, 1943.

Dated at Ottawa, this 21st day of December, 1943.

H. H. BLOOM,

*Administrator of Farm and Construction Machinery
and Municipal Service Equipment.*

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1016

Used Bags, Bagging and Baling Material

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:—

1. This Order comes into force on December 17, 1943, and revokes and replaces Administrator's Order No. A-51. This Order fixes the highest selling prices of used bags, bagging and baling material and makes provision for other related matters.

2. For the purposes of this Order the words, expressions and trade terms listed below are given defined meanings as follows:—

- (a) *Used Bags*—means and includes a used container made of woven paper or of burlap, sisal, jute, cotton or other textile materials or an unused container made of any of the said materials which have been used.
- (b) *"In Order" Bag*—means a processed used bag of sound material, clean and free from holes.
- (c) *"As Rise" Bag*—means an unprocessed used bag of sound material but which is not clean or which requires patching or mending.
- (d) *No. 1 Scrap Bagging*—means used bagging of jute or hemp material, free of wet, tender, oily bagging, cement bags or other foreign material.
- (e) *Processed and Sewn Jute Burlap*—means used jute burlap, having a weight from 6 oz. to 12 oz. per linear yard of material 40 inches in width, in clean and sound condition, with all strings removed, holes mended and trimmed and sewn in one continuous roll or piece substantially uniform in width and having a length of not less than 10 yards.
- (f) *Unprocessed and Unsewn Jute Burlap*—means used jute burlap, having a weight from 6 oz. to 12 oz. per linear yard of material 40 inches in width, of an area of not less than one square yard and in clean condition.
- (g) *Dealer*—means a person who buys used bags, bagging or baling material for the purpose of resale.
- (h) *Sell*—includes an offer to sell.
- (i) *Buy*—includes an offer to buy.

3. The highest price at which a person may sell or buy

- (a) an "in order" bag of a construction, size and kind specified in Part I of the Schedule of this Order, shall be the price for the same as set out in Part I according to the province of Canada in which the bag is available for sale;
- (b) an "as rise" bag of a construction, size and kind specified in Part I of the Schedule, shall be a price which is reasonable and just having regard to its condition and in any event at a price not more than that fixed for an "in order" bag of the same construction, size and kind less the cost of processing the "as rise" bag into a condition equivalent to that of an "in order" bag;
- (c) a used bag of a construction, size or kind not specified in Part I of the Schedule, shall be the price for the same fixed by the Administrator of Used Goods upon application to him in writing according to the forms he prescribes; and until the price is so fixed the used bag shall not be sold or bought by any person;
- (d) a mixed lot of "in order" bags or of "as rise" bags or of both, composed of used bags which differ in construction, size or kind, shall be the highest price of that used bag in the mixed lot which has the lowest price as fixed by or under this Order multiplied by the total number of all the used bags in the mixed lot.

4. The highest price at which a person may sell or buy used bagging or baling material

- (a) of a kind, type or condition specified in Part II of the Schedule of this Order shall be the price for the same as set out in Part II according to the province of Canada in which the same is available for sale;
- (b) of a kind, type or condition not specified in Part II of the Schedule, shall be the price for the same fixed by the Administrator of Used Goods upon application to him in writing according to the forms he prescribes; and until the price is so fixed the used bagging or baling material shall not be sold or bought.

5. All prices fixed by or under this Order are f.o.b. the seller's point of shipment.

6. The highest price a person may charge, demand or receive for printing a used bag to the order of the buyer shall be one cent per bag.

7. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any used bags, bagging or baling material or received by the seller from any person in connection with the sale of any used bags, bagging or baling material shall constitute part of its price.

8. (1) On every sale by a dealer of used bags, bagging or baling material he must issue an invoice in duplicate, showing his name and complete address, the date of sale, the name and complete address of the buyer, a description of the goods sold and of construction, size, kind and condition (corresponding to the Schedule of this Order) and the selling price.

(2) One copy of the invoice must be furnished to the buyer and the other copy retained by the seller for two years from the date of sale and be available at any time during that period for inspection by any authorized representative of the Board.

9. No person shall wilfully mutilate a used cotton bag in order to make it into an article for resale, except that the operation of this Section shall not prohibit normal repair work on used cotton bags.

10. The provisions of this Order shall be subject to such written exemptions as the Administrator of Used Goods may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 4th day of December, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A1016

PRICES ARE FOR "IN ORDER" BAGS AND ARE LISTED PER 100 BAGS: F.O.B. SHIPPING POINT

PART I

No.	Material	Construction	Size	Trade Name	Ontario, Quebec, Maritime Provinces and British Columbia	Alberta, Saskatchewan and Manitoba
1	Jute.....	7½ to 9 Ozs.	23" to 25" x 40"	\$12.50	\$13.75
2	Jute.....	7½ to 9 Ozs.	26" to 30" x 40"	13.50	14.85
3	Jute.....	7½ to 9 Ozs.	20" to 22" x 40"	12.00	13.20
4	Jute.....	10 to 12 Ozs.	20" to 22" x 40"	12.50	13.75
5	Jute.....	10 to 12 Ozs.	23" to 25" x 40"	14.00	15.40
6	Jute.....	7½ to 9 Ozs.	40" x 45"	16.00	17.60
7	Jute.....	7½ to 9 Ozs.	30" x 45"	16.00	17.60
8	Jute.....	7½ to 9 Ozs.	26" x 45"	14.00	15.40
9	Jute.....	10 to 12 Ozs.	29" x 45"	17.00	18.70
10	Jute.....	10½ Ozs.	19" to 21" x 38" to 40"	98-lb. Jute Flour.....	13.00	14.30
11	Jute.....	10 to 12 Ozs.	20" x 36"	100-lb. Jute Sugar.....	11.00	12.10
12	Jute.....	7½ to 9 Ozs.	20" x 36"	100-lb. Jute Sugar.....	10.00	11.00
13	Jute.....	10 to 12 Ozs.	20" x 30"	8.00	8.80
14	Jute.....	10 to 12 Ozs.	26" to 30" x 40"	16.00	17.60
15	Paper-lined Jute Bags—All prices same as 10 Oz. Jute Bags of identical size.					
30	Cotton.....	20" to 22" x 40"	11.00	11.55
31	Cotton.....	23" to 25" x 40"	11.50	12.07
32	Cotton.....	26" to 27" x 40"	12.50	13.12
33	Cotton.....	20" x 36"	Cotton Sugar.....	11.00	11.55
34	Cotton.....	20" to 22" x 36" to 40"	98-lb. Cotton Flour.....	10.00	10.50
35	Cotton.....	30" to 33" x 40" to 45"	14.50	15.22
36	Cotton.....	100-lb. Cotton Sugar Liners.....	7.00	7.35
40	Jute.....	7½ to 9 Ozs.	19" to 20" x 36"	75-lb. Potato.....	8.50	9.75
41	Jute or Cotton.....	Fertilizer.....	7.50	8.25
50	Jute, Cotton, Woven.....	50-lb. Vegetable and Onion.....	6.50	7.15
51	Paper or Cottonnette. Jute, Cotton, Woven.....	100-lb. Onion.....	9.00	9.90
60	Heavy Twill.....	20" x 30"	14.00	16.10
61	Heavy Twill.....	20" to 24" x 40" to 42"	18.00	20.70

No.	Material	Construction	Size	Trade Name	Ontario, Quebec, Maritime Provinces and British Columbia	Alberta, Saskatchewan and Manitoba
62	Heavy Twill.....		26" to 30" x 40" to 45"		\$20.00	\$23.00
63	Heavy Twill.....		28" to 30" x 48" to 50"		22.00	25.30
64	Heavy Twill.....		28" to 30" x 48" to 50"	Cocoa Bean, 3 to 4 lb	25.00	28.75
70	Grass or Sisal.....		26" to 30" x 38" to 40"	Light and Medium.....	14.00	15.40
71	Grass or Sisal.....		26" to 30" x 38" to 40"	Heavy	16.00	17.60
80			Australian Wool Top Bag	55c ea.	61c ea.
81			New Zealand and Australian wool sacks	70c ea.	77c ea.
82	Jute.....	10 to 12 Ozs.	40" x 90"	Canadian wool sacks.....	65c ea.	72c ea.
85	Jute.....	7½ to 12 Ozs.		Light Casting—All Bags manufactured from 7½-12 Ozs. second-hand burlap and not already listed are to have maximum based on weight of bags when manufactured at 17c per pound plus \$15.00 per 1,000 for cost of manufacturing.		
86	Heavy Burlap—Coal, Casting or Fitting Bags of Sisal.			Bags made from Australian and New Zealand wool pouches are to have maximum based on weight of bags when manufactured at 10c per pound plus \$20.00 per 1,000 for cost of manufacturing.		
PART II						
90	6 to 12 Ozs. Used Jute Burlap—Unprocessed and Unsewn.			(See definition) per 100 lbs.....	\$10.00	\$11.00
91	6 to 12 Ozs. Used Jute Burlap—Processed and Sewn			(See definition) per 100 lbs.....	17.00	18.70
92	Baling Cloth—Heavy Jute Baling.				5c lb.	5.5c lb.
93	Baling Cloth—Calcutta Wrappers.				8c lb.	8.8c lb.
94	No. 3 Raw Sugar Bag Culls — Unmendable.				5c lb.	5.5c lb.
95	No. 1 Scrap Bagging—(See definition).				\$70.00 per ton	\$70.00 per ton

Printing—Maximum price allowed for printing—1c per bag.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1018

Respecting Veal

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED on behalf of the Board as follows:

Introduction

1. This Order comes into force on December 27, 1943, and replaces Board Orders Nos. 274 and 298 which have been revoked by the Board. For the purposes of this Order, "veal" means meat obtained from the carcass of a calf having a weight in the dressed carcass at the place of slaughter of not more than 225 pounds with the skin removed or not more than 250 pounds with the skin on. The word "sell" as used in this Order also covers an offer to sell and the word "buy" also covers an offer to buy.

INDEX TO PARTS

PART	I—General Provisions applying to Sales at Wholesale
PART	II—Maximum Wholesale Prices
PART	III—General Provisions Applying to Sales at Retail
PART	IV—Maximum Retail Prices
PART	V—Sales of Processing Veal Between Processors
PART	VI—Records of Sales and Purchases
PART	VII—Restrictions on Form in which Veal may be sold and Purchased
PART	VIII—Additional Payments and Considerations
PART	IX—Definitions of Authorized Cuts
PART	X—Zones

Part I—General Provisions Applying to Sales at Wholesale

DEFINITIONS

2. For the purposes of this Order,
 - (a) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning;
 - (b) "carcass" means a full dressed carcass of veal including two fore quarters and two hind quarters;
 - (c) "side" means one-half of a carcass and includes one fore quarter and one hind quarter;
 - (d) "fore quarter" means the fore end of a side cut to include not more or less than seven rib bones;
 - (e) "hind quarter" means the hind end of a side cut to include not more or less than six rib bones;
 - (f) "boneless cut" means any of the boneless cuts of veal described in Part IX;
 - (g) "zone" means a zone defined in Part X.

WHOLESALE PRICES INCLUDE DELIVERY EXCEPT AS SPECIFIED

3. Wholesale prices include delivery to the buyer's place of business except in the following cases:

- (a) if delivery is by railway or by transshipment by railway it is to be made at the railway station nearest to the buyer's place of business;

- (b) if delivery is by boat or by transshipment by boat it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) where the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

WHOLESALESALEERS MUST MAKE EQUITABLE DISTRIBUTION

4. Every person who sells veal at wholesale shall equitably distribute his available supplies of veal among his customers, at the delivery point referred to in Section 3. Where a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transshipment by railway, or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

Part II—Maximum Wholesale Prices

SALES BY PERSONS IN ZONES

5. The maximum price at which a person in a zone may sell at wholesale a carcass, side, fore quarter, hind quarter or boneless cut shall be the price for same set forth in Schedule "A" or "B" hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

SALES BY PERSONS NOT IN ZONES

6. The maximum price at which a person in any part of Canada not included in a zone, may sell at wholesale to any person in any part of Canada any carcass, side, fore quarter, hind quarter or boneless cut shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products (hereinafter referred to as "the Administrator") with the approval of the Chairman of the Board.

KOSHER CHARGES

7. The price at which a person in any zone or part of Canada may sell at wholesale any fore quarter of kosher veal shall not exceed the lawful maximum price on sales at wholesale in that zone or part of Canada for a fore quarter of veal as fixed by or under the authority of this Order, together with kosher charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941, both inclusive.

Part III—General Provisions Applying to Sales at Retail

DEFINITION OF RETAIL CUT

8. For the purposes of this Order "retail cut" means any of the cuts of veal named and numbered or lettered in Schedule "C" to this Order and which are defined in Part IX. The retail cuts numbered 1 to 12 in Schedule "C" are outlined and similarly numbered on the Standard Retail Cutting Chart forming part of the Retail Veal Chart which is Chart No. 1 of this Order.

CUTTING OF VEAL

9. Every retail cut sold at retail shall be cut in accordance with the definition of that retail cut set forth in Part IX, and all retail cuts except those numbered 13 to 19, inclusive, in Schedule "C", shall be cut in accordance with the Retail Veal Chart.

LIMITATION ON RETAILER'S COST

10. (1) No person selling veal at retail in any zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any carcass, side, fore quarter, hind quarter or boneless cut at a total delivered cost in excess of the lawful maximum price on sales at wholesale of the same in that zone together with actual transportation charges from the railway station nearest to the buyer's place of business if delivery is by railway or by transshipment by railway or, if delivery is by boat or by transshipment by boat from the dock at the boat's port of call nearest to his place of business.

(2) For the purposes of this Section,

- (a) any person who acquires any calves and slaughters them or causes them to be slaughtered for him, shall be deemed to have acquired veal;
- (b) any person selling veal at retail who operates a branch of his business or otherwise operates more than one place of business shall, in respect of each such branch or place of business, be deemed to be a separate buyer of veal.

PRICES SUBJECT TO REVIEW

11. The prices and markups of all persons selling veal at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such veal cutting or other tests as may be authorized by the Board.

DISPLAYING VEAL PRICE CHART AND RETAIL VEAL CHART

12. Every person selling veal at retail in a zone shall display and keep displayed in his place of business where they are available to be seen and examined by his customers, a copy (provided by the Board) of

- (a) the Veal Price Chart, being a display card, on which is printed the list of retail cuts and opposite each retail cut the maximum retail price, as set forth in Schedule "C", for that retail cut in the zone in which the seller's place of business is situated; and
- (b) the Retail Veal Chart.

Part IV—Maximum Retail Prices

SALES BY PERSONS IN ZONES

13. The maximum price at which a person in a zone may sell any retail cut at retail shall be the price set forth in Schedule "C" for that retail cut and zone.

SALES BY PERSONS NOT IN ZONES

14. Every person selling veal at retail in any part of Canada not in a zone shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, fore quarter, hind quarter or boneless cut purchased or otherwise acquired by him shall not exceed the total of:

- (a) his actual delivered cost of that carcass, side, fore quarter, hind quarter or boneless cut but not exceeding the lawful maximum price at which the same may be sold to him at wholesale including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
- (b) a markup not exceeding 25 per cent of his selling price.

SALES AT RETAIL OF KOSHER VEAL

15. Every person selling kosher veal at retail in any part of Canada shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts and portions from any fore quarter or cut of kosher veal purchased or otherwise acquired by him shall not exceed the total of

- (a) his actual delivered cost of that fore quarter or cut of kosher veal but not exceeding the lawful maximum price at which it may be sold to him at whole-

sale under this Order, including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and

- (b) a markup not exceeding 25 per cent of his selling price.

Part V—Sales of Processing Veal Between Processors

DEFINITIONS OF PROCESSING VEAL AND PROCESSORS

16. For the purposes of this Order,

- (a) "processor" means a person who slaughters calves to obtain veal for sale or who further processes veal for sale;
- (b) "processing veal" means all the meat in one piece obtained by removing all bones, bloodclots and gristle from a fore quarter and/or a hind quarter and/or a side.

MAXIMUM PRICES

17. The maximum price at which a processor may sell any processing veal to another processor shall be the price for such veal set forth in Schedule "D" hereto for the zone in which the buyer's processing plant is situated, and such price shall be the delivered price at such plant or, if delivery is by railway, at the railway station nearest to such plant.

Part VI—Record of Sales and Purchases

SALES INVOICES

18. (1) Every person who sells veal at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing:

- (a) the name and complete address of the seller and the buyer;
- (b) the weight and price per pound of the veal purchased by the buyer;
- (c) any freight or express charges that may be added to the price under the provisions of this Order;
- (d) whether the veal purchased is in the form of a carcass, side, fore quarter, hind quarter or boneless cut and, if a boneless cut, specifying accurately the name of the boneless cut.

(2) Every person who sells veal at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

19. Every person who sells veal at wholesale or at retail shall immediately upon receipt by him of such veal purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the veal a written record showing:

- (a) the date of purchase or acquisition;
- (b) the name and complete address of his supplier;
- (c) whether the veal was purchased in the form of a carcass, fore quarter, hind quarter or boneless cut and, if a boneless cut, specifying accurately the boneless cut;
- (d) the weight and actual price per pound of the veal purchased by him;
- (e) any freight or express charges actually paid by him and that may be charged by his supplier; and
- (f) if a retailer, actual transportation charges, if any, from his receiving point to his place of business; and
- (g) in respect of veal acquired by him by slaughtering calves or having calves slaughtered for him, the name and complete address of his supplier of the calves, the date of purchase, the weight and price paid for the calves and, in the case of retailers, the dressed weight of each carcass and its actual cost delivered to his place of business.

INSPECTION OF RECORDS AND INVOICES

20. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with this Order, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

RETAIL SALES SLIPS

21. Every person who sells veal at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name of the retail cut and the price charged.

Part VII—Restrictions on Form in Which Veal May Be Sold and Purchased

22. (1) Except with the authority of the Administrator in writing,

- (a) no person shall sell or buy at retail any carcass with the skin on;
- (b) no person shall sell or buy at wholesale any carcass with the skin on unless such person is a farmer or live-stock producer or is a processor or wholesaler selling to another processor or wholesaler.

(2) No farmer or live-stock producer and no processor or wholesaler selling to another processor or wholesaler, shall sell at wholesale in any zone or other part of Canada any carcass with the skin on at a price that exceeds the lawful maximum price prescribed by this Order on sales at wholesale of a carcass with the skin removed in that zone or part of Canada.

23. Except with the authority of the Administrator in writing,

- (a) no person in a zone shall sell any cut of veal at retail unless such cut is a retail cut named in Schedule "C";
- (b) no person shall sell or buy at wholesale any veal except one or more carcasses, sides, fore quarters, hind quarters or boneless cuts as defined in this Order.

24. (1) No person shall sell or buy any carcass, side, hind quarter or fore quarter that has any caul fat attached or affixed thereto.

(2) No person shall sell or buy any processing veal except a processor.

25. No person shall have in his possession for sale or shall sell or buy,

- (a) a carcass of veal obtained from a calf less than three weeks old;
- (b) a carcass, portion or cut of veal that—
 - (i) has the appearance of being water-soaked or is loose or flabby or tears easily or can be perforated with the fingers;
 - (ii) is greyish red in colour;
 - (iii) lacks good muscular development, particularly when noticeable on the upper shank of the leg where small quantities of serous infiltrates or small edematous patches are sometimes present between the muscles; or
 - (iv) has tissue which later develops as the fat capsule of the kidneys that is edematous, dirty yellow or greyish red, tough and intermixed with islands of fat.

Part VIII—Additional Payments and Considerations

ADDITIONAL PAYMENTS AND CONSIDERATIONS TO BE PART OF THE PRICES

26. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any veal or received by the seller from any person in connection with the sale of any veal shall constitute part of the price for such veal.

Part IX—Definitions of Authorized Cuts

BONELESS CUTS SOLD AT WHOLESALE AND AT RETAIL

27. For the purposes of this Order,

(1) "strip loin steaks" mean boneless meat obtained from loin strips with surplus fat removed, made by cutting, frenching or otherwise processing the meat into a thin steak.

(2) "front roll" means the boneless cut, weighing not less than four (4) pounds, made by wrapping and tying in caul fat meat in one piece only derived from a fore quarter from which all bones, blood clots and gristle are removed, the caul fat wrapping not to weigh more than fifteen per centum (15%) of the front roll.

(3) "leg roll" means the boneless cut, weighing not less than four (4) pounds, made by wrapping and tying in caul fat meat in one piece only derived from the hind end of the hind quarter, cut off at the pin bone, from which all bones, blood clots and gristle are removed, the caul fat wrapping not to weigh more than fifteen per centum (15%) of the leg roll.

(4) "loin strip" means the boneless cut, being not more than four (4) inches in width measuring from the point where it is cut from the chine bone, obtained from the front end of a hind quarter cut off at the pin bone.

(5) "tenderloin" means the boneless cut with surplus fat and tissue removed, obtained by cutting from a carcass the piece of lean meat found lying along the backbone and terminating at the knuckle joint.

(6) "trimmings" mean lean meat only obtained from any part of a carcass not including the kidney.

RETAIL CUTS OTHER THAN THE BONELESS CUTS DEFINED IN SECTION 27

28. For the purposes of this Order,

(1) "leg, long cut" means the posterior portion of a hind quarter obtained by cutting horizontally at the pin bone;

(2) "leg, short cut" means that portion of a leg, long cut remaining after the sirloin butt roast has been removed;

(3) "leg, shank end" means that portion of a leg, short cut remaining after the rump and one-half of the cutlets or fillet roast have been removed;

(4) "leg, sirloin butt end" means that portion of a leg, long cut remaining after the leg, shank end has been removed;

(5) "rump, knuckle bone out" means that portion of a leg, short cut remaining after the leg, shank end, the cutlets or fillet roast and the knuckle bone have been removed;

(6) "Sirloin butt roast" means that portion of a leg, long cut remaining after the leg, short cut has been removed;

(7) "sirloin butt steaks" mean steaks obtained by slicing a sirloin butt roast and removing surplus fat and bone;

(8) "cutlets or fillet roast" means that portion of a leg, short cut remaining after the rump, knuckle bone out, and the shank, hind have been removed;

(9) "shank, hind" means the leg on the hind quarter cut off in a direct line to include the knuckle bone;

(10) "shank, hind (boneless)" means the boneless meat obtained from a shank, hind;

(11) "loin, full cut, flank on, kidney and kidney suet out" means the anterior portion in one piece of a hind quarter after the leg, short cut, kidney and kidney suet have been removed;

(12) "loin, full cut, flank off, kidney and kidney suet out" means that portion of a loin, full cut, flank on, kidney and kidney suet out remaining after the flank has been removed;

(13) "loin, short cut, flank off, kidney and kidney suet out" means that portion of a loin, full cut, flank off, kidney and kidney suet out remaining after the sirloin butt roast has been removed;

(14) "loin chops or roast, tenderloin end" means that portion of loin, short cut, flank off, kidney and kidney suet out remaining after the loin chops or roast, rib end has been removed;

(15) "loin chops or roast, rib end" means that portion of loin, short cut, flank off, kidney and kidney suet out containing six rib bones and measuring not more than 5½ inches from the inside of the chine bone to where the flank is removed;

(16) "flank" means that portion of a hind quarter obtained by cutting in a straight line from a point at the front end not more than 5½ inches from the inside of the chine bone through to the point where the loin is severed from the leg;

(17) "fore quarter, whole, 7 rib-bones" means a fore quarter cut to include not more or less than 7 full rib bones;

(18) "rack, whole" means that portion of a fore quarter remaining after the breast and shank, front have been removed;

(19) "rack, shoulder off, knuckle bone out" means that portion of the rack, whole remaining after the round bone shoulder chops or roast and the knuckle bone have been removed;

(20) "round bone shoulder chops or roast" means the lower portion of a rack, whole obtained by cutting in a vertical line so as to leave the knuckle bone in the rack, shoulder off;

(21) "blade chops or roast" means that portion of the rack, shoulder off, knuckle bone out remaining after the neck has been removed;

(22) "neck" means the neck cut off in a horizontal line from the shoulder knuckle joint;

(23) "neck (boneless)" means the boneless meat remaining after all bones have been removed from a neck;

(24) "breast" means the lower portion of a fore quarter obtained by cutting in a direct line from the front end where the shank, front is removed to the hind end of the fore quarter;

(25) "shank, front" means the leg on the fore quarter cut off in a direct line to include the knuckle bone;

(26) "shank, front (boneless)" means the boneless meat obtained from a shank front;

(27) "veal loaf or patties" means boneless ground veal;

(28) "stewing veal" means boneless meat obtained from any part of a carcass.

Part X—Zones

29. For the purposes of this Order, the following zones are established:

ZONE 1; composed of

- (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in Zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick; and
- (c) that part of the province of Quebec included within the Counties of Lac St. Jean and Chicoutimi.

ZONE 2; composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

ZONE 3; composed of

that part of the province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

ZONE 4; composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

ZONE 5; composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all railway stations from North Bay to Mattawa inclusive on the Canadian Pacific Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, then westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

ZONE 6; composed of

all that part of Southern Ontario not included in Zone 5;

ZONE 7; composed of

- (a) that part of the province of Ontario not included in Zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

ZONE 8; composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

ZONE 9; composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railways, and lying to the west of the Nipigon River and Lake Nipigon;

ZONE 10; composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

ZONE 11; composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

ZONE 12; composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province;
- (c) the city of Fernie;

ZONE 13; composed of

- (a) in the province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railways west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

ZONE 14; composed of

the cities of Prince Rupert, Nelson, Vancouver and New Westminster, and all points lying within a radius of twenty miles of the city hall in the city of Vancouver.

ZONE 15; composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

Dated at Ottawa, this 8th day of December, 1943.

F. S. GRISDALE,
Administrator of Meat
and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery

This Order fixes maximum wholesale and retail prices of veal and is part of this price control programme.

These maximum prices have been fixed for top quality veal and in fixing them, consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1018

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) FOR
CARCASSES, SIDES AND QUARTERS

Zone	Carcass and Side	Fore Quarter	Hind Quarter
	¢	¢	¢
1.....	20½	14½	25
2.....	20½	14½	25
3.....	21	15	25½
4.....	21	15	25½
5.....	21	15	25½
6.....	21	15	25½
7.....	21½	15½	26
8.....	21	15	25½
9.....	20½	14½	25
10.....	19½	13½	24
11.....	18½	12½	23
12.....	18	12	22½
13.....	20	14	24½
14.....	20	14	24½
15.....	20	14	24½

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1018

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) FOR
BONELESS CUTS

Zone	Strip Loin Steaks	Front Roll	Leg Roll	Loin Strips	Tenderloin	Trimminga
	¢	¢	¢	¢	¢	¢
1.....	36.50	21.50	27.50	29.50	29.50	17.50
2.....	36.50	21.50	27.50	29.50	29.50	17.50
3.....	37.25	22.25	28.25	30.25	30.25	18.25
4.....	37.00	22.00	28.00	30.00	30.00	18.00
5.....	37.50	22.50	28.50	30.50	30.50	18.50
6.....	37.25	22.25	28.25	30.25	30.25	18.25
7.....	37.25	22.25	28.25	30.25	30.25	18.25
8.....	36.75	21.75	27.75	29.75	29.75	17.75
9.....	36.25	21.25	27.25	29.25	29.25	17.25
10.....	35.50	20.50	26.50	28.50	28.50	16.50
11.....	35.00	20.00	26.00	28.00	28.00	16.00
12.....	34.75	19.75	25.75	27.75	27.75	15.75
13.....	36.00	21.00	27.00	29.00	29.00	17.00
14.....	35.75	20.75	26.75	28.75	28.75	16.75
15.....	36.25	21.25	27.25	29.25	29.25	17.25

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1018

MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF VEAL

RETAIL CUTS		ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1	Shank, Hind.....	14	14	15	15	15	15	15	15	14	13	12	12	14	14	14
1 (a)	Shank, Hind (Boneless).....	28	28	29	29	29	29	29	29	28	27	25	25	28	28	28
2	Cutlets or Fillet Roast.....	51	51	51	51	51	51	52	51	51	49	47	45	50	50	50
3	Rump, Knuckle Bone Out.....	37	37	37	37	37	37	38	37	37	35	34	33	36	36	36
4	Sirloin Butt Roast.....	39	39	40	40	40	40	41	40	39	37	36	35	38	38	38
4 (a)	Sirloin Butt Steaks.....	45	45	46	46	46	46	47	46	45	43	41	40	44	44	44
A	Leg, Long Cut (1, 2, 3 and 4).....	34	34	34	34	34	34	35	34	34	32	31	30	33	33	33
B	Leg, Short Cut (1, 2 and 3).....	33	33	33	33	33	33	34	33	33	32	31	30	32	32	32
C	Leg, Shank End (1 and ½ of 2).....	27	27	27	27	27	27	28	27	27	25	24	23	26	26	26
D	Leg, Sirloin Butt End (¾ of 2, 3 and 4).....	41	41	41	41	41	41	42	41	41	39	38	37	40	40	40
E	Loin, Full Cut, Flank on, Kidney and Suet Out (4, 5, 6 and 7).....	37	37	37	37	37	37	38	37	37	35	34	33	36	36	36
F	Loin, Full Cut, Flank Off, Kidney and Suet Out (4, 5 and 6).....	42	42	43	43	43	43	44	43	42	41	40	39	42	42	42
G	Loin, Short Cut, Flank Off, Kidney and Suet Out (5 and 6).....	43	43	44	44	44	44	45	44	43	42	41	40	43	43	43
I	Loin Chops or Roast, Tenderloin End.....	47	47	48	48	48	48	49	48	47	45	43	42	46	46	46
M	Loin Chops or Roast, Rib End.....	41	41	42	42	42	42	43	42	41	40	39	38	40	40	40
7	Flank.....	19	19	20	20	20	20	21	20	19	17	16	15	18	18	18
8	Blade Chops or Roast.....	28	28	29	29	29	29	30	29	28	26	24	23	27	27	27
9	Round Bone Shoulder Chops or Roast.....	29	29	30	30	30	30	31	30	29	27	25	25	28	28	28
10	Breast.....	20	20	21	21	21	21	22	21	20	19	18	18	20	20	20
11	Shank, Front.....	14	14	15	15	15	15	15	15	14	13	12	12	14	14	14
11 (a)	Shank, Front (Boneless).....	28	28	28	28	28	28	29	28	28	27	26	26	28	28	28
12	Neck.....	18	18	18	18	18	18	19	18	18	17	16	16	17	17	17
12 (a)	Neck (Boneless).....	28	28	29	29	29	29	29	29	28	26	24	24	26	26	26
H	Fore Quarter, Whole, 7-Rib-Bones, (8, 9, 10, 11 and 12).....	22	22	23	23	23	23	24	23	22	20	19	19	21	21	21
K	Rack, Whole (8, 9 and 12).....	25	25	26	26	26	26	27	26	25	23	22	22	24	24	24
L	Rack, Shoulder Off, Knuckle Bone Out (8 and 12).....	24	24	25	25	25	25	26	25	24	22	21	21	23	23	23
13	Veal Loaf or Patties.....	30	30	30	30	30	30	30	30	30	28	27	27	28	28	28
14	Stewing Veal (Boneless).....	28	28	29	29	29	29	29	29	28	26	24	24	26	26	26
15	Strip Loin Steaks (Boneless).....	49	49	50	50	50	50	50	49	48	47	46	45	48	48	48
16	Front Roll (Boneless).....	30	30	31	30	31	31	31	30	29	28	28	27	29	29	29
17	Leg Roll (Boneless).....	38	38	39	39	39	39	39	38	38	37	36	36	37	37	38
18	Loin Strips (Boneless).....	41	41	42	41	42	42	42	41	40	39	39	38	40	39	40
19	Tenderloin.....	41	41	42	41	42	42	42	41	40	39	39	38	40	39	40

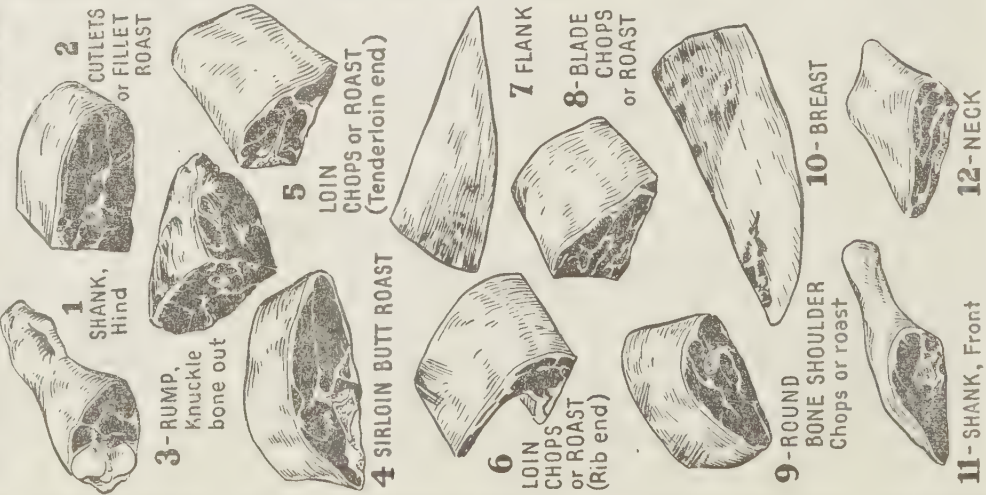
SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-1018

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) FOR PROCESSING VEAL
SOLD BETWEEN PROCESSORS

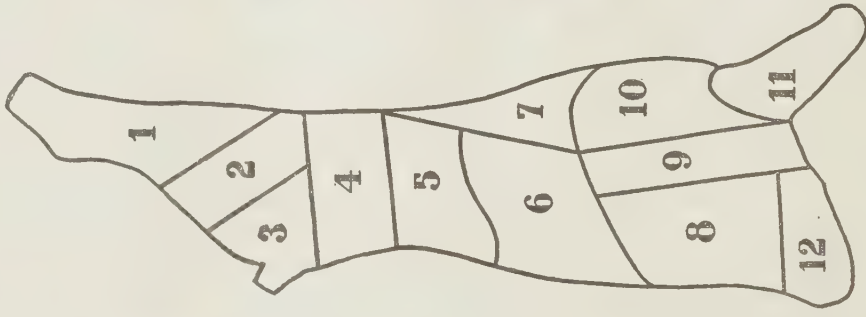
Zone	Maximum Price
	¢
1.....	21·25
2.....	21·25
3.....	22·00
4.....	21·75
5.....	22·25
6.....	22·00
7.....	22·00
8.....	21·50
9.....	21·00
10.....	20·25
11.....	19·75
12.....	19·50
13.....	20·75
14.....	20·50
15.....	21·00

RETAIL VEAL CHART

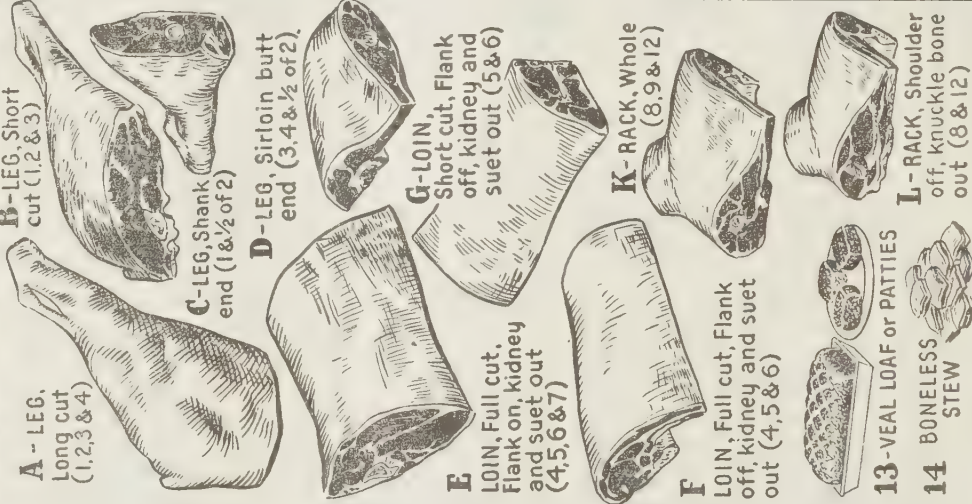
RETAIL CUT ILLUSTRATIONS



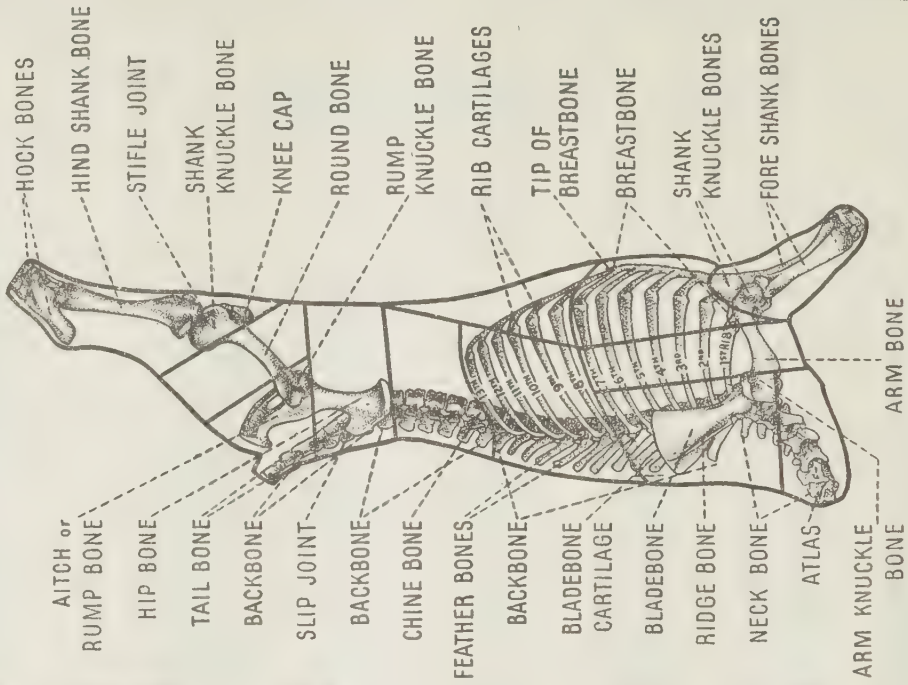
STANDARD RETAIL CUTTING CHART



RETAIL CUT ILLUSTRATIONS



LOCATION, STRUCTURE AND NAMES OF BONES



THIS CHART illustrates most of the retail cuts of veal which may be sold or offered for sale at prices not in excess of those prices for each cut shown in The Veal Price Chart which is required by Order of the War-time Prices and Trade Board to be posted in a conspicuous place at each place of business in which veal is sold at retail

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1023

Respecting Maximum Prices of Horsemeat and Horse Liver Intended for Animal Feeding

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Effective Date and Application of Order

1. This Order comes into force on December 20, 1943, and applies to horsemeat and horse liver intended and sold for animal feeding.

Definitions

2. For the purpose of this Order,

- (a) "horsemeat" means fresh or frozen boneless meat obtained from any part of a carcass after removal of sinews from rounds and flats and of surplus fat. It may include hearts and tongues;
- (b) "carcass" means the carcass of a horse from which the viscera, vitals, pizzles, udders, hide and hooves have been removed;
- (c) "distributor" means a person who buys horsemeat for resale;
- (d) "consumer" means a person who buys horsemeat to feed to animals and not for the purpose of resale;
- (e) "city or town" means the city or town itself and all territory within a distance of 20 miles measured from the city or town hall of that city or town and the whole of any city, town or village which or any part of which is within the said distance, but in the case of the city of Montreal the distance is to be 25 miles measured from its city hall;
- (f) "sell" covers also an offer to sell.

Prices are Maximum Prices

3. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

Additional Payments and Considerations to be Part of the Price

4. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any horsemeat or horse liver or received by the seller from any person in connection with the sale of any horsemeat or horse liver shall constitute part of the price for such product.

Prices Include Delivery Except as Specified

5. All prices fixed by this Order include delivery to the buyer's place of business except in the following cases:

- (a) if delivery is by railway or by transshipment by railway it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;

Maximum Price for Horsemeat

6. The maximum price per pound at which a person may sell any horsemeat during the months of September, October, November, December and January in any year,

- (a) to a buyer whose place of business is in a city or town named or area described in the Schedule, shall be the price set forth in the Schedule for that city, town or area according to the class of buyer, the quantity sold and the net weight of the unit in which the horsemeat is packed;

- (b) to a buyer whose place of business is situated in any part of Canada west of Ontario, other than the cities of Winnipeg, Regina, Saskatoon, Calgary or Edmonton, shall be an amount equal to the price set forth in the Schedule, according to the class of buyer, the quantity sold, the net weight of the unit in which the horsemeat is packed and the city or town in that part of Canada, named in the Schedule, nearest to the buyer's place of business, PLUS the cost per pound of transporting that quantity of horsemeat by freight from such nearest city or town to the buyer's place of business.
- (c) to a buyer whose place of business is situated in a part of Canada east of Manitoba and not in a city or town named or area described in the Schedule shall be the price set forth in the Schedule, for the city, town or area in which the seller's place of business is situated, according to the class of buyer, the quantity sold and the net weight of the unit in which the horsemeat is packed, PLUS the actual cost per pound of transporting the horsemeat by freight from the seller's shipping point to the buyer's receiving point.

7. The maximum price per pound at which a person may sell any horsemeat during any month set out in the table to this Section shall, according to the class of buyer, the quantity sold and the net weight of the unit in which it is packed, be an amount equal to the maximum price for the same as fixed by Section 6 PLUS the additional amount for that month set out in the table.

TABLE TO SECTION 7

Month	Increase in maximum price (in cents per pound)
February	1/5
March	2/5
April	3/5
May	4/5
June	1
July	1
August	1

Maximum Price for Horse Liver

8. The maximum price per pound at which a person may sell any quantity of horse liver, packed in units of any net weight, to any class of buyer, in any part of Canada, during any month, shall be an amount equal to the maximum price per pound as fixed by this Order at which he may sell the same quantity of horsemeat packed in units of that net weight, to that class of buyer, in that part of Canada, during that month, PLUS 2 cents per pound.

Sales Invoices

9. (1) On every sale of horsemeat or horse liver the seller, at the time of delivery thereof, shall furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the name of the product, the quantity by weight sold, the net weight of the units in which it is packed and the price per pound charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

10. Every distributor shall immediately upon receipt by him of any horsemeat or horse liver purchased by him make a written record at the place of business at which he receives the same, showing the date of purchase, the name and complete address of his supplier, the quantity by weight purchased, the net weight of the units in which it is packed and the price per pound and transportation charges, if any, paid by him. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

11. Every invoice and record which a seller of horsemeat or horse liver is by this Order required to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Dated at Ottawa this 10th day of December, 1943.

F. S. GRISDALE,
Administrator of Meat and Meat Products

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1023

MAXIMUM PRICES FOR SALES OF HORSEMEAT TO DISTRIBUTORS AND CONSUMERS IN CITIES OR TOWNS AND AREAS NAMED IN THIS SCHEDULE DURING THE MONTHS OF SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER AND JANUARY IN ANY YEAR

NOTE.—(1) An area described below does not include any of the cities or towns which are named in this Schedule.
(2) A city or town is defined by this Order to include the suburbs within 20 miles of the city or town hall (25 miles in case of Montreal). If part of a suburban city, town or village lies within that distance the whole of it is included in the definition.
(3) All prices shown are in cents per pound and vary according to class of buyer, quantity sold and net weight of package unit.
(4) All prices are delivered prices as set out in the Order.

Province	CITIES OR TOWNS (including suburban territory)	AREAS (excluding Cities and Towns Named)	DISTRIBUTORS (any quantity) CONSUMERS (carload lots)				CONSUMERS (less than carload lots)			
			Net weight of package unit (in pounds)				Net weight of package unit (in pounds)			
			Less than 25	25	50	Over 50	Less than 25	25	50	Over 50
Prince Edward Island	Charlottetown..... Summerside.....	}..... The remainder of the province.....	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.
			6.00	5.75	5.50	5.25	7.00	6.75	6.50	6.25
			6.00	5.75	5.50	5.25	7.50	7.25	7.00	6.75
Nova Scotia	Halifax..... Yarmouth.....	}..... The remainder of the province.....	6.00	5.75	5.50	5.25	7.00	6.75	6.50	6.25
			6.25	6.00	5.75	5.50	7.25	7.00	6.75	6.50
			6.00	5.75	5.50	5.25	7.50	7.25	7.00	6.75
New Brunswick	St. John..... Moncton.....	}..... The remainder of the province.....	6.00	5.75	5.50	5.25	7.00	6.75	6.50	6.25
			6.00	5.75	5.50	5.25	7.50	7.25	7.00	6.75
			5.35	5.10	4.85	4.60	6.35	6.10	5.85	5.60
Quebec	Montreal..... Quebec.....	}.....								

Ontario.....	(A) South of the St. Lawrence River and east of a line drawn parallel to and always distant 10 miles west of the Temiscouata Railway from Riviere du Loup to the boundary of New Brunswick and the counties of Chicoutimi, Lac St. Jean (East and West).....	6.00	5.75	5.50	5.25	7.00	6.75	6.50	6.25
	(B) That part of the county of Abitibi south of a line drawn parallel to and always at a distance of 10 miles north of the most northerly route to the Canadian National Railway, that part of the county of Champlain south of the 48 degree of north latitude and north of a line which is 47 degrees 30 minutes north latitude, and the whole of the county of Temiskamingue.....	6.50	6.25	6.00	5.75	7.50	7.25	7.00	6.75
	(C) That part of Quebec, not included in Areas A or B, south of a line which is 47 degrees 30 minutes north latitude..	5.85	5.60	5.35	5.10	6.35	6.10	5.85	5.60
	Toronto.....								
	London.....								
	Hamilton.....								
	Fort William.....	5.15	4.90	4.65	4.40	6.15	5.90	5.65	5.40
	(A) The Districts of Kenora and Rainy River.....	5.75	5.50	5.25	5.00	6.75	6.50	6.25	6.00
	(B) That part of Ontario south of a line drawn parallel to and always distant 10 miles north of the Canadian Pacific Railway line from Sault Ste. Marie to Sudbury and from Sudbury through North Bay to Mattawa.....	5.65	5.40	5.15	4.90	6.65	6.40	6.15	5.90
	(C) That part of Ontario, not included in areas A and B, south of a line drawn parallel to and always 10 miles north of the most northerly transcontinental route of the Canadian National Railway.....	6.50	6.25	6.00	5.75	7.50	7.25	7.00	6.75
Manitoba.....	Winnipeg.....	5.00	4.75	4.50	4.25	6.00	5.75	5.50	5.25
	Regina.....	4.50	4.25	4.00	3.75	5.50	5.25	5.00	4.75
	Saskatoon.....								
Alberta.....	Edmonton.....	4.50	4.25	4.00	3.75	5.50	5.25	5.00	4.75
	Calgary.....								

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1026

Respecting Sectional Switch and Outlet Boxes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

ADMINISTRATOR'S ORDER No. A-231 REVOKED DECEMBER 20, 1943

1. Administrator's Order No. A-231 is revoked as of December 20, 1943, and on and after that date this Order takes its place.

WHAT THIS ORDER COVERS

2. No person shall manufacture, process or assemble any sectional switch or outlet box unless it is of a kind, type and model listed in the Schedule to this Order and unless it is made in accordance with the specifications shown in the said Schedule.

3. This Order does not apply to orders for the Department of Munitions and Supply, any of the Departments of National Defence or any person who requires a sectional switch or outlet box for incorporation in a product required by any of such Departments.

4. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual case of undue hardship or other special circumstances.

Dated at Ottawa, this 10th day of December, 1943.

M. C. LOWE,

*Administrator of Electrical Apparatus,
Equipment and Supplies.*

Approved:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1026**Specifications for the Manufacture of Sectional Switch and Outlet Boxes and Covers**

Only 16 gauge steel may be used in the making of boxes and covers listed in this Schedule in accordance with the revised C.E.S.A. specifications.

Each manufacturer shall make only the boxes listed hereafter and not more than one type of each of those shown.

ITEM	MANUFACTURER'S CODE NUMBER
4" OCTAGONAL CONCRETE BOXES AND PLATE	
Octagonal Box.....	54531
Octagonal Box.....	54541
Octagonal Box.....	54551
Octagonal Box.....	54561
Round Plate with 1/2" knockouts.....	54560
Octagonal Box.....	54571

4" SQUARE OUTLET BOXES AND COVERS

Square Conduit Box with 1/2" knockouts.....	52151-1/2"
Square Conduit Box with 3/4" knockouts.....	52151-3/4"
Square Conduit Box Plaster Ring Cover with inside ears	52-C-3
Closed cover, Flat, with 1/2" conduit knockouts.....	52-C-6
Single gang switch cover.....	52-C-10
Pendant Cover, Raised Centre with 3/8" bushing.....	52-C-12
Single gang switch cover.....	52-C-13
Two gang switch cover.....	52-C-17
Two gang switch cover.....	52-C-18
Cover, flat, for three 10 amp. snap switches.....	52-C-28
Cover, raised centre, for screw ring sign receptacle....	52-C-35
Single Receptacle cover, for use with No. 140 flush receptacle	52-C-64
Duplex Receptacle cover, flat, for use with flush receptacle	52-C-65

4 11/16" SQUARE OUTLET BOXES AND COVERS

Square Conduit Box.....	72151-1/2"
Square Conduit Box.....	72171-3/4"
Square Conduit Box.....	72171-1"
Closed Cover, flat.....	72-C-1
Closed cover, raised centre.....	72-C-2
Closed cover, raised centre with 1/2" conduit knockouts	72-C-7
Pendant cover, raised centre with 3/8" bushing.....	72-C-12
Single gang switch cover.....	72-C-14
Two gang switch cover.....	72-C-18

BAR HANGER

Flat Formed Bar Hanger, 3/8" I.P.S. Stud and locknut 18" length.....	1049
Offset bar hanger 3/8" I.P.S. Stud and locknut for 1 1/2" depth box—length 18".....	1050

SHALLOW BOXES

Shallow round loom Outlet box with lugs with 1/2" knockout	26113
Shallow round, Outlet box with lugs with five knock-outs in bottom for 1/2" conduit.....	56111

SECTIONAL BOXES

Sectional Conduit Switch Boxes.....	111
Sectional Switch Box with clamps.....	386L
Sectional Loom Switch Box.....	775
Deep Sectional Conduit Switch Box.....	1004
Shallow Section Conduit & Loom Switch Box.....	1006
Sectional Switch Box, for rigid conduit, steel armoured conductors and non-metallic sheathed cable.....	1105

UTILITY BOXES AND COVERS

Handy or Utility Box.....	4SS or SP 6300
Handy or Utility Box.....	1110 or SP 5800
Steel Cover, flat.....	2520 or SP 63C1
Steel Cover, for Duplex Receptacle.....	11C1 or SP 58R7
Steel Cover, Blank	11C4 or SP 58R1
Steel Cover, Raised, for Toggle Switch.....	11C5 or SP 58R14

3 1/2" OCTAGONAL BOXES AND COVERS

Outlet box with clamp.....	565L
Outlet box.....	24151 1/2" K.O.
Outlet box.....	24151C
Outlet box.....	24171-1/2"
Closed Cover, Flat with 1/2" knockout.....	24-C-6
Pendant Cover, raised centre.....	24-C-12
Flat cover for 5 or 10 amp. Surface Switches.....	24-C-28
Cover, raised centre for screw ring sign receptacle....	24-C-35
Flat cover, for Single Flush Receptacle.....	24-C-64
Flat cover for Duplex Flush Receptacle.....	24-C-65

4" OCTAGONAL BOXES AND COVERS

Outlet box with Clamps	566L
Outlet box, 1/2" knockouts	54151-1/2"
Outlet box, 3/4" knockouts.....	54151-3/4"
Outlet box 3/4" and 1/2" knockouts.....	54151C
Outlet Box 1/2" knockouts.....	54171-1/2"
Outlet box 1" knockouts.....	54171-1"
Outlet box 3/4" knockouts.....	54171C
Plaster Ring with inside ears.....	54-C-3
Closed cover, flat, 1/2" knockout.....	54-C-6
Pendant cover, raised centre with 3/8" bushing.....	54-C-12
Flat cover for 5 or 10 amp. Surface Switches.....	54-C-28
Cover, raised centre, for ring sign receptacle.....	54-C-35
Flat cover for five 1/2" conduit knockouts, stud and nail holes.....	54-C-55
Flat cover for Single Flush Receptacles.....	54-C-64
Flat cover for Duplex Flush Receptacle.....	54-C-65

EXTENSION RINGS

Octagonal Box Extension with 1/2" knockouts.....	25151-1/2"
Square Extension Ring with 1/2" knockouts.....	53151-1/2"
Octagonal box extension with 1/2" knockouts.....	55151-1/2"

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1033

Metal Hair Pins and Metal Bob Pins (Production)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on December 21, 1943, and revokes and replaces Administrator's Order No. A-444, as amended by Administrator's Order No. A-672.

2. No person shall make from steel wire:

- (a) an invisible type metal hair pin of a length greater than 2 inches,
- (b) a standard type metal hair pin of a length greater than 2½ inches, or
- (c) a metal bob pin of a length greater than 2 inches.

3. The provisions of this Order shall be subject to such written exemption as the Administrator of Fabricated Steel and Non-Ferrous Metals may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 17th day of December, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

Approved:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1034

Respecting Barbed Wire

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force December 21, 1943, and revokes and replaces Administrator's Order No. A-731.

2. (1) No person shall manufacture barbed wire except
- (a) in a weight of 57 pounds per 80-rod reel, or 58 pounds gross shipping weight including the reel;
 - (b) in two strand;
 - (c) of No. 14 standard wire gauge (0.080 inches diameter); and
 - (d) in 4 point barbed with barbs 6 inches apart made of No. 16 standard wire gauge (0.064 inches diameter).

(2) Clause (b) of subsection (1) of this Section shall not apply to prohibit the manufacture of single strand barbed wire to the order of the Department of Munitions and Supply.

3. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fabricated Steel and Non-Ferrous Metals may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 17th day of December, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

Approved:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1037

Respecting Maximum Prices of Imported Edible Tree Nuts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

1. Clause (a) of Section 4 of Administrator's Order No. A-989 is hereby amended by striking out the item "Pecans, unshelled Mexican, 23½ cents per pound" where it appears in the table at the end of the said clause (a) and substituting therefor the following items,

"Pecans, unshelled Mexican, counting 91 and over to the pound—23½ cents per pound"

"Pecans, unshelled Mexican, counting 90 and under to the pound—28½ cents per pound"

2. This Order becomes effective on December 18, 1943.

Dated at Ottawa this 17th day of December, 1943.

A. S. MAY,
Administrator of Imported Grocery Items.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 90

Prices of Fuelwood in the Victoria Area in British Columbia

Under powers given by the Board to the Wood Fuel Administrator,
IT IS HEREBY ORDERED AS FOLLOWS:

Effective date, Revocation, Replacement, Application of Order and Exceptions.

1. This Order comes into force on December 20, 1943, and revokes and replaces Fuelwood Order No. 68. The Order fixes the highest selling prices of fuelwood and otherwise deals with and governs sales in the Victoria area in the Province of British Columbia as it is described in Schedule "A", with the following exceptions:

- (a) the highest selling price by any person of hog fuel remains as fixed by the Wartime Prices and Trade Regulations;
- (b) the highest selling price by the producer of sawdust or millwood when sold f.o.b. his mill or plant remains as fixed by the Wartime Prices and Trade Regulations;
- (c) the only Sections of this Order applicable to hog fuel are Sections 3 to 7, both inclusive.

Definitions.

2. For the purposes of this Order,

- (a) "bushwood"—means wood cut for fuel from trees standing or fallen and which is not a by-product of a lumber mill operation;
- (b) "cord"—is a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed fuelwood 16 inches in length and under must contain 168 cubic feet;
- (c) "dryland millwood"—means millwood produced outside of the Victoria area and which is brought into the area for sale;
- (d) "fuelwood"—includes millwood, bushwood, sawdust and hog fuel;
- (e) "green"—referring to millwood or bushwood means not seasoned dry;
- (f) "millrun"—referring to millwood means unsorted millwood including slabs, edgings and inside wood as it comes direct from the mill;
- (g) "seasoned dry"—referring to millwood or bushwood means millwood and bushwood that has been stacked and stored for at least ninety days between March 15 and August 15 in any year and also includes millwood which has been kiln dried;
- (h) "sell"—includes an offer to sell;
- (i) "unit"—is a quantity measurement of sawdust or hog fuel containing 200 cubic feet and the number of cubic feet of sawdust or hog fuel delivered in the seller's container when loaded to capacity shall not be deemed to be greater than the inside capacity of such container in cubic feet.

Sales by Cord or Unit.

3. All sales of bushwood and millwood must be by cord measurement and of sawdust and hog fuel by unit measurement.

Advertisement.

4. Advertisements offering fuelwood for sale must contain the full name and address of the seller.

Price List to be Posted Up and Copy Sent to Regional Wood Fuel Officer.

5. A person who sells fuelwood must keep a copy of his price list on display at the place he takes orders for or sells the same in a position where it can be readily

examined by customers. A copy of the price list must be displayed promptly after this Order comes into force and a copy sent to the Regional Wood Fuel Officer, 623 Vancouver Block, 736 Granville Street, Vancouver, B.C., not later than January 15, 1944. If any change is made in prices, a new price list must be put on display and a copy sent to the Regional Wood Fuel Officer at the above address within fourteen days after the change is made.

Invoice or Sales Slip to be Given.

6. On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing:

- (a) the seller's name and address;
- (b) the date of sale and delivery;
- (c) the kind and quantity sold;
- (d) for bushwood or millwood, the length and whether seasoned, dry or green;
- (e) the price per cord or per unit and the total price charged.

Copy of Invoice or Sales Slip to be Retained.

7. The seller must keep a duplicate of each invoice or sales slip and have it available at his place of business for inspection by any authorized representative of the Board at any time within twelve months after the date of delivery.

Highest Prices Delivered.

8. The highest price per cord or per unit at which any person may sell in the Victoria area fuelwood of a kind named, length specified, quality stated and including delivery to the buyer's premises as mentioned in Schedule "B" of this Order is fixed at the price for the same set forth in Schedule "B".

Highest Prices Not Delivered.

9. Where the seller, other than a producer of sawdust or millwood, does not deliver, the highest price per cord or per unit at which he may sell in the Victoria area fuelwood of a kind named, length specified and quality stated in said Schedule "B" is the price fixed by Section 8 of this Order less the amount the buyer has to pay for delivery.

Rights Reserved to Administrator to Vary Certain Prices.

10. By way of exception to Sections 8 and 9 the Administrator reserves the right upon application to him to authorize in writing

- (a) sale of a specified stock of thoroughly air-seasoned millwood by the applicant at a price per cord not more than the highest lawful price at which he sold the same during the basic period (September 15 to October 11, 1941), or if he did not sell the same during the basic period, not more than the highest lawful price at which he sold the same during the period January 1 to March 31, 1941, if the applicant establishes that over a period of years it has been his custom to thoroughly air-season millwood and deliver it to buyers in a dry condition;
- (b) sales by the applicant of millwood in quantities of less than a cord at a price not more than the highest lawful price at which he sold millwood in quantities of less than a cord during the said basic period if the applicant establishes that over a period of years it has been his custom to sell millwood in such quantities.

Administrator May Vary Price of Green Bushwood.

11. By way of further exception to Sections 8 and 9 the Administrator also reserves the right to authorize the sale of green bushwood of a kind named and length specified in Schedule "B" at a price per cord not more than the price fixed by Sections 8 and 9 for seasoned bushwood of the same kind and length during such time or times as the Administrator may specify.

Charges for Splitting.

12. The maximum price which any person may charge, collect from or be paid for the service of splitting millwood and bushwood into stove size to the order or at the request of any person shall be at the rate of One dollar (\$1.00) per cord.

Charges for Re-Sawing.

13. The maximum price which any person may charge, collect from or be paid for the service of re-sawing millwood and bushwood of cordwood length into shorter lengths to the order or at the request of any person shall be at the following rate per cord, namely:—

(i) into 2 lengths.....	\$1.00
(ii) into 3 lengths.....	1.50
(iii) into 4 lengths or more.....	2.00

Dated at Ottawa, this 16th day of December, 1943.

J. S. WHALLEY,
Administrator of Wood Fuel.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" to Fuelwood Order No. 90

Description of Victoria Area in the Province of British Columbia

"Victoria area" means the area comprising the city of Victoria, the municipality of Esquimalt, the municipality of Oak Bay, and that part of the municipality of Saanich lying south and west of a line beginning at the northwest corner of the municipality of Oak Bay and the junction of the Gordon Head Road and Ruby Road, thence west on Ruby Road to Cedar Hill, thence north on Cedar Hill Road to Mount Douglas Crossroad; thence west on Mount Douglas Crossroad to Cumberland Street; thence south on Cumberland Street to Willow Street; thence west on Willow Street to Burden Street; thence north on Burden Street to Lucas Street; thence west on Lucas Street to Quadra Street; thence north on Quadra Street to Lilly Street; thence west on Lilly Street to a point connecting with Judah Street; thence west on Judah Street to Cary Road; thence north on Cary Road to Roy Road; thence west on Roy Road to Wilkinson Road; thence south on Wilkinson Road to Portage Inlet, and along Portage Inlet to a point connecting with the Victoria-Esquimalt District, to a line connecting with Admiral's Road; thence southwest along Admiral's Road to the boundary of the municipality of Esquimalt, and shall include that part of the unorganized district lying southeast of Admiral's Road, all in the province of British Columbia.

SCHEDULE "B" TO FUELWOOD ORDER No. 90

HIGHEST SELLING PRICES OF FUELWOOD IN VICTORIA AREA, BRITISH COLUMBIA, ON SALES TO ANY PERSON

NOTE.—All prices stated include delivery to the buyer's premises and for sawdust delivered in bags includes placing in the buyer's bin or other storage place.

PART I—SAWDUST

Kind	Price per Unit	
	Delivered in Bags	Delivered in Bulk
	\$ cts.	\$ cts.
Douglas Fir.....	5.50	4.50
Any other kind.....	4.75	3.75

PART II—MILLRUN MILLWOOD
(Not over 4 feet in length)

Kind	Price per Cord			
	Dryland or Upland Wood		Not Dryland or Upland Wood	
	Green	Seasoned Dry	Green	Seasoned Dry
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Douglas Fir.....	5.50	7.50	4.50	6.50
Any other kind.....	5.00	7.00	4.00	6.00
Kindling—any kind.....	—	—	5.00	6.75

PART III—BUSHWOOD

Kind	Price per Cord		
	Length	Green	Seasoned Dry
		\$ cts.	\$ cts.
Softwood—			
All kinds including fir, hemlock, spruce and balsam, but excluding cedar.....	12" to 16" Over 16" to 48"	12.00 9.00	13.00 10.00
Hardwood—			
All kinds including birch, alder, maple and oak..	12" to 16" Over 16" to 48"	13.00 10.00	14.00 11.00

NOTE.—Where fuelwood is not delivered above prices are subject to deduction of amount paid by the buyer for delivery.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS

Order No. C.C. 16A

(Order No. C.C. 16 (Sal Ammoniac Skimmings) Rescinded)

Dated December 7, 1943

Pursuant to the authority conferred by Order in Council P.C. 4996, of July 10, 1941, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Chemicals Controller No. C.C. 16 dated October 20, 1942, is rescinded.

E. T. STERNE,
Chemicals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

Order No. Coal 11

(Imported Bituminous Coal Stock Equalization)

Dated November 30, 1943.

Solid Fuels Administration for War Regulation No. 10 dated November 17, 1943 issued by the Solid Fuels Administrator for War for the United States of America required orders for bituminous coal placed with producers and wholesalers in the United States of America to be limited in accordance with the Stock Limitation Table set out in Section 4 of this Order and prohibited such producers and wholesalers from shipping bituminous coal on any order by any method or combined methods of transportation unless

- (a) the order has been received on or before the last day of the preceding calendar month; and
- (b) the written order or confirmation of the order contains or is amended to contain the information set out in subsection (1) of Section 5 of this Order, subject however to the exceptions set out in subsection (2) of the said Section 5.

Therefore, pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, as amended, and with the approval of the Chairman of the Wartime Industries Control Board,

It Is HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires,

- (a) "coal" or "bituminous coal" means all bituminous and sub-bituminous coal produced in the United States of America.
- (b) "wholesaler" means any distributor, jobber, forwarder, commercial dock operator (river, lake, or tidewater), or other person (except when engaged in retail dealer transactions) who acts in the capacity of a seller in a transaction involving the resale of bituminous coal.
- (c) "industrial consumer" means any person who consumes bituminous coal and acts in the capacity of a buyer, consignee or receiver of such coal from a supplier in the United States of America by a direct transaction of purchase with such supplier or by a transaction of purchase with such supplier through a Canadian wholesaler, or pursuant to an order placed with such supplier.
- (d) "public utility" means an industrial consumer who renders a public service by supplying electricity, water, or gas to a community.
- (e) "retail dealer" means any person (including the retail outlet, branch or department of a person who is also a producer or wholesaler) who acts in the capacity of a seller of bituminous coal in a transaction involving the sale, or sale and delivery, of broken bulk bituminous coal, physically handled in less than carload lots without regard to quantity or frequency of delivery.
- (f) "order" means any contract, spot order, offer to purchase, shipping instruction, requisition or other arrangement made by an industrial consumer or wholesaler, designed to purchase or secure bituminous coal from any supplier in the United States of America.
- (g) "monthly consumption requirements" means requirements of a plant (or railroad system) for the month during which deliveries are requested and should be computed separately for those sizes and qualities of bituminous coal which are not substantially interchangeable in the operation of the plant (or railroad system).
- (h) "days' supply" means the total amount of coal that the purchaser estimates will be in storage, upon the last day of the calendar month in which he places an order for bituminous coal, at his bin, dock, pile, in railroad cars, or vessels, or other storage facility auxiliary to each of his plants (or railroad system) including the total amount of coal held in storage away from each plant (or railroad system) (exclusive of such coal in transit which is not expected to arrive at the purchaser's plant, railroad system, or storage facility by the end of the month in which the order is placed) for the purchaser's account or under his control, divided by the average number of tons that it is reasonably expected the plant (or railroad system) will consume each day, including Sundays and legal holidays, during the calendar month following the month of placing an order for coal. A railroad system, in computing days' supply, shall include coal in cars on its system for its own use. When a storage facility is auxiliary to more than one plant (or railroad system), the tonnage in such facility shall be divided by the sum of the average number of tons that is reasonably expected each plant (or railroad system) will consume each day, including Sundays and legal holidays, during the calendar month following the month of placing an order for such coal and the result of this process of division shall be deemed to be the days' supply of each plant (or railroad system) contained in such common storage facility. Days' supply shall be computed separately for those sizes and qualities of bituminous coal which are not substantially interchangeable in the operation of the plant (or railroad system).

2. *Order No. Coal 7 Unaffected*

Nothing in this Order shall abrogate or affect the provisions of the Coal Controller's Order No. Coal 7 dated August 26, 1943, which said Order shall continue in full force and effect and shall be read and construed as one with this Order.

3. Coal Excepted From Order

Except in the definition of "days' supply" in paragraph (h) of Section 1 of this Order, the provisions of this Order do not apply to any coal produced in Districts 5 and 12, as described in the Annex to the Bituminous Coal Act of 1937 of the United States of America, or to any coal produced in Districts 14-23, inclusive.

4. Limitations Based Upon Bituminous Coal Stocks of Industrial Consumers

(1) Except as provided or permitted by subsection (3) of this Section and by Section 8 of this Order, no industrial consumer shall place an order for delivery, or receive, during any calendar month, bituminous coal in amounts exceeding the maximum percentage (to the nearest carload or barge lot) of his monthly consumption requirements as specified in the following Stock Limitation Table:

STOCK LIMITATION TABLE

MAXIMUM PERCENTAGE OF MONTHLY CONSUMPTION REQUIREMENTS THAT MAY BE ORDERED FOR DELIVERY AND RECEIVED DURING ANY CALENDAR MONTH BY AN INDUSTRIAL CONSUMER, FROM ALL SOURCES COMBINED, FOR A PLANT (OR RAILROAD SYSTEM) BASED UPON THE DAYS' SUPPLY OF COAL AT SUCH PLANT (OR RAILROAD SYSTEM)

Days' Supply (See Sec. 1 (h))	Maximum Percentage of Monthly Consumption Requirements	
	Public Utilities	Other Industrial Consumers
	%	%
Less than 15 days.....	140	140
15 to 24 days.....	140	140
25 days.....	140	140
26 to 30 days.....	140	140
31 to 39 days.....	140	130
40 days.....	130	100
41 to 54 days.....	130	75
55 days.....	100	75
56 to 69 days.....	75	75
70 and more days.....	60	60

- (2) Notwithstanding the percentage figures set out in the Stock Limitation Table,
- (a) no public utility having less than a 55 days' supply may order more coal than is necessary to maintain a 55 days' supply and no industrial consumer other than a public utility having less than a 40 days' supply may order more coal than is necessary to maintain a 40 days' supply; and
- (b) a public utility having more than 55 days' supply may order and receive that additional amount of coal over and above the percentage figures set out in the Stock Limitation Table necessary to maintain 55 days' supply; and an industrial consumer having more than 40 days' supply may order and receive that additional amount of coal over and above the percentage figures set out in the Stock Limitation Table necessary to maintain 40 days' supply.

(3) No restrictions upon the basis of days' supply are imposed by this Order upon orders for bituminous coal for the following uses: Vessel fuel or bunker fuel, manufacture of coke, smithing, raw material used in the manufacture of gas or chemicals, and foundry, malleable or other metallurgical purposes.

5. Information To Be Placed on Orders for Bituminous Coal

(1) Subject to the exceptions set out in subsection (2) of this Section, every industrial consumer who places an order for bituminous coal, or who has placed an order for bituminous coal, which remains unfilled in whole or in part, with any supplier in the United States of America, or with any wholesaler to be filled by any supplier in the United States of America, shall state on the order or amend the order to state the following information and shall also certify that the information is correct

- (a) separately, by uses, the specific number of tons ordered from the supplier with whom the order is placed; and

- (b) separately, by uses, the estimated days' supply of the plant (or railroad system) as of the last day of the calendar month during which the order is placed; and
 - (c) separately, by uses, the monthly consumption requirements of the plant (or railroad system); and
 - (d) separately, by uses, the total tonnage of bituminous coal ordered for delivery for the plant (or railroad system) during the same calendar month from all suppliers of bituminous coal in the United States of America.
- (2) The provisions of this Section shall not apply:
- (a) to an order for vessel or bunker fuel; or
 - (b) to an order from any purchaser who does not order for delivery during the calendar month and will not receive during the calendar month from all sources combined more than 50 tons or one carload of bituminous coal; or
 - (c) to an order for the use of the Armed Services of Canada.

Since the provisions of this section are applicable only to orders of industrial consumers, they are inapplicable to orders of retail dealers.

(3) Subject to the exceptions set out in subsection (2) of this section and the exceptions set out in this subsection, every wholesaler who places an order for bituminous coal, or who has placed an order for bituminous coal which remains unfilled in whole or in part, with any supplier in the United States of America, shall state on the order or amend the order to state the information required to be submitted to the wholesaler by the wholesaler's customer (industrial consumer) under subsection (1) of this section; provided that the provisions of this subsection shall not apply,

- (a) to an order of a commercial dock operator with respect to coal not segregated and earmarked for a particular industrial consumer for shipment to the commercial dock by rail, lake, tidewater or river; or
- (b) to an order for shipment to a lower lake dumping port or to a tidewater dumping port if the coal is not segregated and earmarked for transshipment to a specific industrial consumer.

6. Industrial Consumer Requests for Assistance in Securing and Maintaining Stocks

Any consumer who has been informed by a supplier in the United States of America or by a wholesaler that an order cannot be filled to the extent permitted by Section 4 of this Order, shall endeavour to secure coal from other suppliers and may request assistance in obtaining coal by filing a request in writing with the Coal Controller. The request for such assistance shall be filed in triplicate and shall be accompanied by a copy of the order or orders not expected to be filled and a copy of the order or orders, prepared in strict conformity with this Order, which he desires to serve upon any supplier in the United States of America who may be designated by the proper authority in the United States of America as having available a supply of coal.

7. Representations

(1) All statements and certificates required by this Order to be contained in written orders and confirmations of orders shall be deemed to have been made for the use or information of the Coal Controller.

(2) Every wholesaler shall keep and preserve for a period of not less than two years all written orders and confirmations of orders served upon him containing any statement or certificate required by this Order and all such orders, statements and certificates shall be subject to inspection and audit by the Coal Controller or his representative at any time.

(3) Every wholesaler may rely upon any statement made by a purchaser pursuant to this Order.

8. Application for Modification and Exception

It is recognized that the Stock Limitation Table in Section 4 of this Order indicating the maximum percentages of bituminous coal consumption requirements that may be ordered and received by industrial consumers should be deviated from because of conditions peculiar to an individual plant (or railroad system). Any

industrial consumer who desires to order and receive a greater percentage of his consumption requirements of coal for certain uses at a plant (or railroad system) may submit to the Coal Controller an original and three copies of an application in writing for permission properly to order and receive delivery of coal at such plant (or railroad system) in amounts in excess of those permitted by the Stock Limitation Table in Section 4 of this Order. The application shall set forth all data including, among other matters, the inability of the consumer efficiently to draw coal from stocks at the plant (or railroad system); the specific hazards involved in the transportation of coal from suppliers in the United States of America to his plant (or railroad system); the distance of the plant (or railroad system) from the sources of supply; and climatic or other conditions relied upon by the consumer in support of his application. The application shall state clearly whether and in what respect the consumer believes his situation with respect to coal differs from that of other consumers in the same or in different localities.

9. *Effective Date*

This Order shall be effective on and from December 1, 1943.

E. J. BRUNNING,
Coal Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLIES

COAL CONTROLLER

Order No. Coal 13

(Anthracite Coal for Poultry Brooders)

Dated December 13, 1943

In view of the special requirements of the poultry raising industry, arrangements have been made to import from the United States of America an additional quantity of anthracite coal for use in poultry brooders and hatcheries, and to obtain the coal and ensure its use for this purpose it is necessary to order as hereinafter provided.

Therefore, pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1942 as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Duties of Wholesale Coal Dealers*

(1) Each wholesale coal dealer shall, in delivering anthracite coal, give preference to deliveries in railway carload lots or truck lots, depending on his usual delivery facilities, to the orders of operators of poultry brooders or hatcheries for anthracite coal for use therein, and to the orders of retail coal dealers for anthracite coal for resale for use in poultry brooders and hatcheries.

(2) Each wholesale coal dealer shall, before filling any order of an operator of a poultry brooder or hatchery for anthracite coal for use therein, obtain from the operator a signed and completed statement substantially in the form annexed as Schedule A to this Order.

(3) Each wholesale coal dealer shall, before filling any order of a retail coal dealer for anthracite coal for use in a poultry brooder or hatchery, obtain from the retail coal dealer a signed statement in writing that the anthracite coal is required for resale for use in poultry brooders or hatcheries.

(4) Every wholesale coal dealer shall mark each invoice for anthracite coal delivered by him to an operator of a poultry brooder or hatchery and each invoice for anthracite coal delivered by him to a retail dealer for resale for use in poultry brooders or hatcheries with the words "Brooder Coal".

2. Duties of retail coal dealers

(1) Each retail coal dealer shall, before filling any order of an operator of a poultry brooder or hatchery for anthracite coal for use therein, obtain from the operator a signed and completed statement substantially in the form annexed as Schedule "A" to this Order.

(2) No retail coal dealer shall deliver any anthracite coal received by him from a wholesale coal dealer, the invoice for which is marked with the words "Brooder Coal", except to an operator of a poultry brooder or hatchery for use therein.

3. Limitation on deliveries

No coal dealer, wholesale or retail, shall deliver to any operator of a poultry brooder or hatchery for use therein, any quantity of anthracite coal greater than the quantity, which, when added to the quantity on hand, will provide the operator with a 90 days' supply of coal for such use.

4. Emergency deliveries to private residences preserved

(1) Nothing in this Order shall extend to or affect the delivery to a private residence for space heating, of coal obtained for supplying poultry brooders or hatcheries, where priority of delivery is required under paragraph (a) of Section 2 of Order No. Coal 12 and no other suitable coal fuel is available.

(2) Every person who delivers to any private residence under the provisions of subsection (1) of this Section any anthracite coal invoiced to him as "Brooder Coal", shall forthwith notify the Coal Controller of the date of such delivery, the quantity of coal so delivered and the name and address of the person to whom it was delivered.

5. Permits

The provisions of this Order shall be subject to any permit or order issued by the Controller to meet exceptional circumstances.

E. J. BRUNNING,
Coal Controller.

Approved:

J. GERALD GODSOE,
Chairman—Wartime Industries Control Board.

SCHEDULE "A" TO ORDER No. COAL 13 OF THE COAL CONTROLLER .

Date:

ANTHRACITE COAL REQUIREMENTS FOR POULTRY BROODERS AND HATCHERIES

To: Dealer's Name

Address

City or Town

Quantity on hand.....lbs. or tons; Size.....

Quantity needed.....lbs. or tons; Size.....

Total quantity.....lbs. or tons;

(Note: Total Quantity is not to exceed 90 days' supply.)

Estimated number poultry to be brooded.....

Number of Stoves operated.....

For Period: Date..... to

I certify that the above quantity of fuel will be used only for poultry brooding purposes.

Signed: Name

Address

City or Town.....

To be filled in by retail dealer:

Name of Wholesaler or Producer where order placed:

Address:

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 18A-1

(Order M.V.C. 18A Amended)

Dated November 27, 1943

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. M.V.C. 18A—Amended.

The Order of the Motor Vehicle Controller, No. M.V.C. 18A, dated September 29, 1943, is hereby amended by deleting Schedule "C" therefrom and substituting therefor the following as Schedule "C".

SCHEDULE "C" TO ORDER No. M.V.C. 18A

<i>Model</i>	<i>Body Type</i>	<i>New Passenger Motor Vehicle Price</i>
AUBURN		
<i>(Standard Eight)</i>		
	Coupe or Brougham.....	\$1,971.00
	Sedan or Sport Coupe.....	2,133.00
	Convertible Cabriolet	2,286.00
	Convertible Phaeton	2,408.00
<i>(Big Eight)</i>		
	Coupe or Brougham	2,386.00
	Sedan or Sport Coupe	2,511.00
	Convertible Cabriolet	2,737.00
	Convertible Phaeton	2,804.00
<i>(Auburn Six)</i>		
	Coupe or Brougham	\$1,386.00
	Sedan or Sport Coupe	1,460.00
	Convertible Cabriolet	1,723.00
	Convertible Phaeton	1,808.00
CADILLAC		
6019	5 Passenger Sedan	4,164.00
7519	5 Passenger Touring Sedan	6,045.00
7519 F	5 Passenger Sedan (Division)	6,390.00
7523	7 Passenger Sedan Touring	6,370.00
7533	7 Passenger Sedan Imperial	6,715.00
7559	5 Passenger Sedan Formal	8,110.00
7533 F	7 Passenger Sedan Formal	8,390.00
7523 L	9 Passenger Business Sedan Touring	5,825.00
7533 L	9 Passenger Business Imperial Touring	6,170.00
CHEVROLET		
12-46	4 Passenger Roadster R. S.	1,170.00
10-27 B	2 Passenger Coupe, 116" W.B.	1,209.00
10-27	5 Passenger Coupe, 116"	1,270.00
10-23	7 Passenger Sedan	1,940.00
12-23	7 Passenger Sedan	1,735.00

CHRYSLER

*New Passenger
Motor Vehicle Price*

<i>Model</i>	<i>Body Type</i>	
Royal, 6 Cylinder 2 Passenger	Convertible Coupe, 119" W.B.....	1,912.00
Royal, 6 Cylinder 5 Passenger	Convertible Sedan, 119"	2,518.00
Royal, 6 Cylinder 7 Passenger	Sedan	2,251.00
Imperial, 8 Cylinder 2-4 Passenger	Convertible Coupe	2,381.00
Imperial, 8 Cylinder 5 Passenger	Convertible Sedan	2,884.00
Imperial, 8 Cylinder 2 Passenger	Coupe	1,842.00
Imperial, 8 Cylinder 4 Passenger	Coupe, Victoria	1,909.00
Imperial, 8 Cylinder 5 Passenger,	2-Door Sedan	1,915.00
Imperial, 8 Cylinder 5 Passenger,	4-Door Sedan	1,970.00
Imperial, 8 Cylinder 5-6 Passenger	Sedan, New Yorker.....	\$ 2,352.00
Imperial, 8 Cylinder 5-6 Passenger	Sedan, Saratoga.....	2,203.00
8 Cylinder Saratoga	Coupe, 127" W.B.....	2,049.00
8 Cylinder New Yorker	Coupe, 127".....	2,200.00
8 Cylinder Saratoga	Club Coupe, 127"	2,183.00
8 Cylinder New Yorker	Club Coupe, 127"	2,328.00
8 Cylinder Saratoga	Brougham, 127"	2,147.00
8 Cylinder New Yorker	Brougham, 127".....	2,309.00
8 Cylinder Saratoga	Town Sedan, 127".....	2,312.00
8 Cylinder New Yorker	Town Sedan, 127".....	2,418.00
Custom Imperial, 8 Cylinder 7 Passenger	Sedan, 144"	4,440.00

CORD

Coupe-Convertible	4,640.00
Sedan	4,344.00
Sedan-Convertible	4,620.00

DE SOTO

6 Cylinder 3-5 Passenger	Coupe, Convertible.....	1,899.00
6 Cylinder 7 Passenger	Sedan, 138" W.B.....	2,202.00

DODGE

6 Cylinder Coupe	Convertible-Custom.....	1,747.00
6 Cylinder Coupe	Convertible-DeLuxe.....	1,500.00

DURANT

All 4 Cylinder Models.....	1,000.00
All 6 Cylinder Models	1,336.00

ERSKINE

Sedan	1,393.00
-------------	----------

ESSEX

(See Prices For Hudson)

FORD

Roadster	1,282.00
Phaeton	1,390.00
Convertible Club Coupe.....	1,423.00
Convertible Coupe	1,310.00
Convertible Sedan	1,545.00

FRONTENAC

All 4-Cylinder Models.....	1,130.00
All 6-Cylinder Models.....	1,286.00

835A

GRAHAM

(Models 96, 116, 90)

<i>Model</i>	<i>Body Type</i>	<i>New Passenger Motor Vehicle Price</i>
	Coupe	1,645.00
	Sedan—2 Door	1,645.00
	Sedan—4 Door	1,690.00

(Models 97, 120, 110)

	Coupe	1,925.00
	Sedan—2 Door	1,925.00
	Sedan—4 Door	1,969.00

HUDSON

40 P	Convertible Coupe, 113" W.B.....	1,772.00
40 P	Convertible Brougham, 113".....	1,819.00
41	Convertible Coupe, 118".....	1,918.00
41	Convertible Brougham, 118".....	1,981.00
44	Convertible Coupe, 118".....	2,217.00
44	Convertible Brougham, 118".....	2,274.00

HUPMOBILE

	All Models—6 Cylinder.....	1,749.00
	All Models—8 Cylinder.....	2,065.00

LA SALLE

	Coupe	2,200.00
	Coupe-O.S.	2,540.00
	Coupe-Convertible	2,540.00
	Coupe Convertible Torpedo.....	2,590.00
	Sedan—2 Door	2,330.00
	Sedan—4 Door	2,390.00
	Sedan—4 Door Torpedo.....	2,600.00
	Sedan-Convertible	3,300.00

LINCOLN ZEPHYR

(Standard)

	Coupe	2,765.00
	Coupe-Club	2,874.00
	Coupe-Convertible	3,674.00
	Sedan	2,874.00

(Zephyr Custom)

	Coupe	2,914.00
	Coupe-Club	3,130.00
	Sedan	3,130.00
	Continental Cabriolet	5,853.00

(Lincoln Custom)

	Sedan	5,509.00
	Limousine	5,820.00

MARQUETTE

	Sedan	1,643.00
--	-------------	----------

MERCURY

	Convertible Club Coupe.....	1,619.00
	Convertible Sedan	1,822.00

McLAUGHLIN-BUICK

<i>Model</i>	<i>Body Type</i>	<i>New Passenger Motor Vehicle Price</i>
42-69	4-Door Sedan, 118" W.B.....	1,743.00
42-27	Sport Coupe, 118".....	1,663.00
44-27	Sport Coupe, 120".....	1,785.00
Series 50	Convertible Sedan	2,985.00
Series 70	Convertible Sedan	3,493.00

NASH

Convertible Coupe, 117" W.B.....	1,540.00
Ambassador, 6, Convertible Coupe, 121".....	2,075.00
Ambassador 8, Coupe.....	2,090.00
Ambassador 8, Coupe, Convertible.....	2,309.00

Nash-Lafayette

See Prices of Nash—Ambassador "600" Special Series

OAKLAND

Sedan—6 Cylinder	1,643.00
Sedan—8 Cylinder	2,100.00

OLDSMOBILE

60 Series Coupe, 119" W.B.....	1,501.00
70 Series Coupe, 6 Cylinder, 125".....	1,672.00
90 Series Coupe, 8 Cylinder, 125".....	1,961.00

PACKARD

Series 110 Coupe, 122" W.B.....	1,809.00
Series 110 Convertible Coupe, 122".....	2,130.00
Series 120 Club Coupe, 127".....	2,089.00
Series 120 Convertible Coupe, 127".....	2,425.00
Series 160 Touring 4-Door Sedan, 127".....	3,082.00
Series 160 Club Coupe, 127".....	2,990.00
Series 160 Convertible Sedan, 127".....	3,993.00
Series 160 Business Coupe, 127".....	2,736.00
Series 160 Convertible Coupe, 127".....	3,396.00
Series 160 De Luxe Convertible Sedan, 127".....	4,491.00
Series 160 De Luxe Convertible Coupe, 127".....	3,740.00
Series 160 4-Door Touring Sedan, 138".....	3,611.00
Series 160 Touring Limousine, 7 Passenger, 148".....	4,232.00
Series 160 Touring Sedan, 7 Passenger, 148".....	3,948.00
Series 180 Convertible Victoria, 127".....	9,109.00
Series 180 Touring 4-Door Sedan, 138".....	4,910.00
Series 180 Le Baron Sport Brougham, 138".....	6,860.00
Series 180 Darrin Sport Sedan, 138".....	9,536.00
Series 180 Formal Sedan, 138".....	5,888.00
Series 180 Rolson A/W Cabriolet, 138".....	9,326.00
Series 180 Touring Limousine, 7-Passenger, 148" W.B.....	5,509.00
Series 180 Touring Sedan, 148".....	5,202.00
Series 180 Le Baron Limousine, 148".....	11,248.00
Series 180 Le Baron Sedan, 148".....	10,710.00
Series 180 Rolson A/W Town Car, 148".....	9,592.00

PIERCE-ARROW

Series 1801—Model 438—Sedan.....	4,372.00
Series 1802—Model 538—Sedan.....	5,030.00

PONTIAC

20-27B Business Coupe.....	1,261.00
20-27 Sedan Coupe	1,321.00
25-27 Sedan Coupe	1,416.00

PLYMOUTH

Convertible Coupe	1,500.00
7 Passenger Sedan.....	1,662.00

837A

REO

Coupe R.S.	1,770.00
Sedan—2 Door	1,768.00
Sedan—4 Door	1,843.00

ROCKNE

All Models	1,443.00
------------------	----------

STUDEBAKER

President Coupe	1,800.00
Commander Coupe	1,626.00

VIKING

Sedan	2,100.00
-------------	----------

WHIPPET

Sedan (4-Cylinder).....	1,000.00
Sedan (6-Cylinder).....	1,336.00

WILLYS-KNIGHT

Sedan	2,100.00
-------------	----------

E. R. BIRCHARD,
Deputy Motor Vehicle Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

CONCURRED IN:

Wartime Prices and Trade Board,
D. GORDON,
Chairman.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 27A

(Order No. S.C. 27 Amended)

Dated December 7, 1943.

Pursuant to the authority conferred by Order in Council P.C. 8053 of September 9, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. *Schedule "A" to Order No. S.C. 27 Amended*

Section 2 of Schedule "A" to the Steel Controller's Order No. S.C. 27 dated March 6, 1943 is amended by adding thereto the following words and figures:

"except that in the case of brake shoes the addition to the price for classification (b) shall not exceed \$1.00 per ton."

A. C. ANDERSON,
Deputy Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board,
D. GORDON, *Chairman.*

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 23

(Wholesalers' Lumber Sale Contracts—Eastern Canada)

Dated December 1, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation.*

For the purpose of this Order unless the context otherwise requires,

- (a) "Eastern Canada" means the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island;
- (b) "point of shipment" means the point at which the lumber is loaded by the lumber manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
- (c) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail, but shall not include a lumber manufacturer.

2. *Contracts of Sale to be Approved by Timber Controller.*

(1) No wholesaler shall ship or deliver any lumber, which is to be shipped, or has been shipped, from any point of shipment in Eastern Canada, unless the contract for the sale or supply of the lumber to the consignee has been approved by the Timber Controller or his representative.

(2) Every wholesaler desiring the approval of a contract for the sale or supply of lumber from any point of shipment in Eastern Canada shall state in the contract,

- (a) the point of shipment and the point of destination, and
- (b) full particulars of the species, sizes and grades of the lumber covered by the contract, and
- (c) the price or prices to be charged therefor, and
- (d) the freight rate to be charged from the point of shipment to the final point of destination;

and shall forward such number of copies of the contract as the Timber Controller may direct to the Timber Controller, Ottawa, Ontario, or to such other place as the Timber Controller may direct.

3. *Effective Date*

This Order shall be effective on and from December 10, 1943.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

VOLUME IV, No. 13



Jan. 3, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944

Price 10 cents

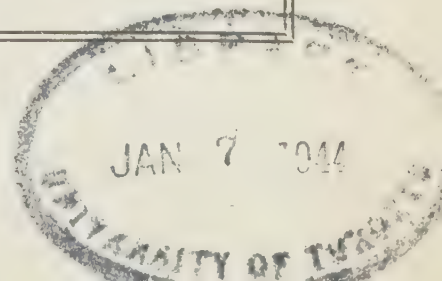


TABLE OF CONTENTS

PART 1

ORDERS IN COUNCIL

9700—Kumquats, tariff treatment (Finance).....	843 A
9702—Defence of Canada Regulations (Consolidation) 1942 amended (Justice).....	843 A
62/9745—Settlement of claims for damages <i>re</i> vehicles, stores, etc., of the Armed Services of Canada (National Defence).....	844 A
9746—Economic Stabilization Information Committee constituted (Privy Council).....	845 A

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

<i>Agriculture—</i>	
Dairy Products Board	
Order No. 64—Creamery butter (Order No. 62 rescinded).....	847 A
Order No. 65—Creamery butter.....	847 A
<i>Pensions and National Health—</i>	
Defence of Canada Regulations (Consolidation) 1942	
Dangers to shipping from enemy submarines.....	848 A
Public Safety and Order..	
Dr. J. Miles Gibson, St. John, N.B.....	848 A

PART III

WARTIME PRICES AND TRADE BOARD

(Finance)

<i>Ration Administration—</i>	
Priority sales of evaporated milk.....	849 A
<i>Board Order—</i>	
No. 353—Lamb.....	851 A
<i>Administrators' Orders—</i>	
A-1017—Manufacturers' and wholesalers' prices for certain lumber in the provinces of P.E.I., N.S. and N.B.....	853 A
A-1030—Imported matzohs.....	856 A
A-1031—Manufacturer of paperboard boxes for cosmetics and toilet goods.....	857
A-1032—Social stationery.....	860
A-1036—Maximum prices of fertilizer in Eastern Canada.....	860
A-1040—Conversion of real property in Toronto.....	863
A-1041—Maximum manufacturers' and wholesalers' prices for red cedar shingles originating in the Vancouver Forest District.....	864
<i>Fuelwood Order—</i>	
Fuelwood Order No. 91—Prices of fuelwood to the consumer in the province of Quebec except the City of Hull.....	867
ERRATA—	
Volume III, No. 8, Statement on Import Policy, page 485—	
The first item mentioned in this statement Should read as follows:—	
“Tariff Item	Description of Goods
ex 247a	Artists' and school children's colours valued at more than \$4 per gross.
	Fitted boxes containing artists' and school children's colours valued at more than \$55 per gross.
	Artists' brushes valued at more than \$15 per gross.”

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

<i>Motor Vehicle Controller—</i>	
Order M.V.C. 21C—Production, inventories and sales of certain parts and accessories for motor vehicles.....	868

PART I
Orders in Council

Order in Council providing tariff treatment for Kumquats

P.C. 9700

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 20th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas kumquats, which are now being imported from the United States to be processed into various kinds of prepared fruits, are dutiable as "fruits, fresh, in their natural state, n.o.p." at rates of Free under the British Preferential Tariff, 15 per cent ad valorem under the Intermediate Tariff and 20 per cent ad valorem under the General Tariff, with a Canada-United States Trade Agreement rate of 10 per cent ad valorem;

And whereas the Minister of Finance reports that preserved kumquats are being sold at prices which prevailed in the basic period but the landed cost in Canada of imported fresh kumquats in their natural state has more than doubled during the last two years.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of kumquats be accorded the tariff treatment hereunder indicated, effective December 1, 1943:

Kumquats, fresh, in their natural state—

British Preferential Tariff Free	Inter- mediate Tariff Free	General Tariff 10 p.c.
---	-------------------------------------	------------------------------

(To be designated as Tariff Item 96A.)

and that kumquats originating in and imported from countries the products of which are entitled to Intermediate Tariff treatment be exempt from the war exchange tax of 10 per cent ad valorem, effective December 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending Defence of Canada Regulations
(Consolidation) 1942

P.C. 9702

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 20th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Justice and under the authority of the War Measures Act, Chapter 206,

Revised Statutes of Canada, 1927, is pleased to amend the Defence of Canada Regulations (Consolidation), 1942, and they are hereby amended by revoking clause (b) of paragraph 3 of Regulation 39E thereof and substituting therefor the following:

- “(b) Nothing in this Regulation shall deprive a person of the Japanese race of capacity to lease any building or part of a building for a term not exceeding one year or from month to month or for some lesser periodic tenancy.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re settlement of claims for damages to vehicles, stores or other public property arising out of accidents between vehicles of any two or more of the Armed Services of Canada

P.C. 62/9745

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 27th December, 1943.

The Board had under consideration a memorandum from the Honourable the Associate Minister of National Defence, concurred in by the Honourable the Minister of National Defence for Air and the Honourable the Acting Minister of National Defence for Naval Services, reporting that:

- “(a) Traffic accidents from time to time occur involving vehicles belonging to two or more of the Armed Services of Canada in respect of which the Services so involved incur expense and non-effective charges resulting from injury to Service personnel, costs for the repair of the vehicles and loss in respect to stores or other public property being carried thereon or therein.
- (b) Injuries to persons other than members of the Services and damage to property other than Department of National Defence property may also result from such accidents.
- (c) Much administrative work is required to determine which Service is properly chargeable with the damages resulting from such accidents or the proportion of such damages to be borne by and debited to the respective Services involved.
- (d) Adoption of the principle of mutual forbearance between the Services in respect of claims so arising for damages to vehicles, stores or other public property, and for expenses and non-effective charges incurred relative to injured Service personnel resulting from traffic accidents (a knock for knock agreement) would result in a substantial decrease of administrative work and would not place any undue financial burden on any one Service.
- (e) In cases involving claims by persons or corporations other than the Armed Services or the personnel thereof for personal injuries or damage to property when the appropriate authority is of the opinion that the Crown is liable to pay damages, it is considered that the Judge Advocate-General should be empowered to determine which of the Services should be charged therewith.

2. The Deputy Minister of National Defence (Army) therefore recommends:

- (1) That claims for damages to vehicles, stores or other public property and for expenses and non-effective charges incurred relative to injured Service personnel, arising out of any accident between vehicles of any two or more of the Armed Services of Canada be dealt with on the basis of mutual forbearance of claims (knock for knock basis).
- (2) That damages payable for personal injuries to, or damage to property real or personal of, persons or corporations other than the Armed Services or the members thereof, arising out of or caused by or through accidents involving vehicles of any two or more of the said Services, be borne by and debited to the Service whose vehicle, in the opinion of the Judge Advocate-General, was primarily responsible therefor.

(3) That the provisions of this Order apply to all outstanding claims not finally disposed of as of the date hereof.

3. No additional expenditure is involved in this proposal.

4. The Minister of National Defence for Air, the Minister of National Defence for Naval Services and the undersigned concur in the recommendation of the Deputy Minister and the undersigned submits the same for approval."

The Board concur in the above report and recommendation, provided that all claims for \$200 or more made by persons or corporations other than the Armed Services or the members thereof shall be referred to the Deputy Minister of Justice pursuant to the provisions of Order in Council dated March 19, 1940, P.C. 80/1045 with a request for his opinion as to whether or not in the circumstances there is any legal liability on the part of the Crown, and if so, whether the claim should be settled in full or an endeavour made to obtain a compromise, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council constituting the Economic Stabilization Information Committee.

P.C. 9746

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 21st day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it has become a matter of national urgency to create a wider understanding of the necessity for economic stabilization in wartime and of the responsibility of individuals and groups to carry out their parts in making the economic stabilization program effective;

And whereas the Government has reaffirmed the necessity of serving the national welfare by the maintenance of economic stabilization and of enlisting the fullest possible public support for economic stabilization in the general interest;

And whereas by Order in Council P.C. 8099 of the 9th day of September, 1942, the Wartime Information Board was established with certain powers with respect to the co-ordination and distribution of Canadian war news and information, both within and without Canada;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Prime Minister and President of the Privy Council, is pleased to order and doth hereby order as follows:

1. There shall be an interdepartmental committee to be known as the Economic Stabilization Information Committee (hereinafter referred to as the Committee), composed of representatives appointed as follows:

By the President of the Privy Council for the Wartime Information Board,
two members, one to be Chairman;

By the Minister of Finance, one member;

By the Minister of Finance for the Wartime Prices and Trade Board, one
member;

By the Minister of Agriculture, one member;

By the Minister of Labour, one member;

with an executive secretary to be provided by the Wartime Information Board with the approval of the Committee.

2. The Committee shall institute a program of public information designed to increase the understanding of economic stabilization measures, of the need for these measures in the interests of the nation as a whole, of the benefits of these measures to all groups and individuals, and of the responsibility of all groups and individuals to do their part in assuring their success.

3. The facilities of the Wartime Information Board shall be utilized by the Committee to co-ordinate and distribute information with respect to the Committee's program of public information in accordance with arrangements as may be made from time to time between the Committee and the Wartime Information Board, and the facilities of the several Government departments shall be available for the assistance of the program in accordance with arrangements that may be made from time to time between the Committee and the departments concerned.

4. The Committee is hereby authorized to institute the said program of public information with the object aforesaid, the necessary funds for this purpose to be allotted to the Wartime Information Board from the War Appropriation, subject to approval of estimates of expenditure and allotment of funds by the Treasury Board in conformity with the provisions of Order in Council P.C. 6695 of November 19, 1940.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

ORDER No. 64

THE DAIRY PRODUCTS BOARD HEREBY ORDERS: .

That Order No. 62 of the Board, with respect to the movement of Creamery butter into the province of Alberta or British Columbia, be rescinded.

Made at Ottawa, this 23rd day of December, 1943.

J. F. SINGLETON,
Chairman.

ORDER No. 65

THE DAIRY PRODUCTS BOARD HEREBY ORDERS:

1. That no person shall, without authorization from the Dairy Products Board, ship or transport Creamery butter in quantities greater than one thousand (1,000) pounds from the province of Alberta, the province of Saskatchewan or the province of Manitoba into any other of the said provinces or into any other province of Canada.

2. That applications in the following form must be submitted, in triplicate, for approval to the Dairy Products Board, Ottawa, unless otherwise arranged. (Application forms may be secured from the Dairy Products Board or from Dairy Produce Graders.)

INTERPROVINCIAL CREAMERY BUTTER SHIPMENT APPLICATION

(NOTE: The original of this application must accompany shipping documents.)

I/WE
hereby make application to ship from the province of.....
into the province of.....Boxes of a net weight of
.....pounds of Creamery butter and consigned to.....
at.....

FIRM
Signature

Date.....19...

STAMP OF APPROVAL

Grade Description of Shipment

First Grade.....	Boxes
Second Grade.....	Boxes
Third Grade.....	Boxes
Below Third.....	Boxes
TOTAL	Boxes

Made at Ottawa, this 23rd day of December, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

In the Matter of Regulation 35 of Defence of Canada Regulations (Consolidation) 1942, and in the Matter of Dangers to Shipping from Enemy Submarines on Waters of and Near the St. Lawrence River

TO WHOM IT MAY CONCERN:

Take notice that I do hereby rescind the Order made by me pursuant to Regulation 35 of Defence of Canada Regulations (Consolidation) 1942, on the 10th day of May, 1943, and which was concurred in by the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air.

Dated at Ottawa the 15th day of December, 1943.

IAN A. MACKENZIE,
Minister of Pensions and National Health.

I concur in the foregoing Order this 15th day of December, 1943.

CHARLES G. POWER,
Associate Minister of National Defence.

I concur in the foregoing Order this 15th day of December, 1943.

ANGUS L. MACDONALD,
Minister of National Defence for Naval Services.

I concur in the foregoing Order this 15th day of December, 1943.

CHARLES G. POWER,
Minister of National Defence for Air.

In the Matter of Regulations 32, 32A, 32B, and 32C of the Defence of Canada Regulations (Consolidation) 1942

To J. Miles Gibson, of the City of Fredericton in the Province of New Brunswick, and to all whom it may concern:

Whereas my order dated the seventeenth day of November, 1943, delegated to D. L. MacLaren of the City of Saint John, in the Province of New Brunswick, certain powers under the above mentioned Regulations and whereas the said D. L. MacLaren has advised that he will be absent from the Province of New Brunswick from time to time and has requested that in his absence Dr. J. Miles Gibson should exercise authority by such Order conveyed;

Now therefore in pursuance of the authority in me vested by Regulations 32, 32A, 32B and 32C respectively of the Defence of Canada Regulations (Consolidation) 1942 I hereby authorize you, the said J. Miles Gibson, to act under each and all of the said Regulations in respect of the Province of New Brunswick and any or every part thereof in the absence of the said D. L. MacLaren.

Given under my hand at the City of Ottawa this 27th day of December, A.D. 1943.

IAN A. MACKENZIE,
Minister of Pensions and National Health.

PART III
Wartime Prices and Trade Board
(Finance)

WARTIME PRICES AND TRADE BOARD
RATION ADMINISTRATION

Notice

Respecting Priority Sales of Evaporated Milk

Under authority conferred by the Wartime Prices and Trade Board,
Notice is Hereby Given that the Schedule to Board Order No. 326 is altered
by adding thereto the County of Shefford, in the Province of Quebec.

Dated at Ottawa this 27th day of December, 1943.

H. I. ROSS,
Deputy Administrator
of Consumer Rationing.

Board Order

WARTIME PRICES AND TRADE BOARD

Order No. 353

Respecting Lamb

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order amends Board Order No. 196 and it also replaces Board Order No. 300 which is hereby revoked. It becomes effective January 3, 1944.

2. (1) Clause (c) of subsection (1) of Section 3 of Order No. 196 of the Board is amended by inserting therein after the words "preceding year" the words "prior to December 1".

(2) The said subsection (1) of Section 3 of Order No. 196 is amended by adding thereto immediately following the said clause (c) the following clause:—

"(d) of fresh lamb (obtained from the slaughter of lambs born in the same year in which the sale is made or in December of the preceding year) during the period January 3rd to June 30th, 1944, inclusive shall be the price set forth in Schedule "D" hereto for that zone."

3. Subsections (2) and (3) of Section 3 of Order No. 196 are each amended by striking out the words and letters "Schedule "A", "B" or "C" hereto" where they occur in the said subsections and inserting in lieu thereof the words and letters "Schedule "A", "B", "C" or "D" hereto."

4. Subsection (5) of Section 3 of Order No. 196 is hereby revoked.

5. Subsection (6) of Section 3 of Order No. 196 is amended by adding at the end thereof the following:—

"and provided also that no person shall sell or offer to sell or buy or offer to buy at wholesale any fresh lamb of the kind mentioned in clause (d) of subsection (1) of this Section except a carcass or a side."

6. Subsections (6) and (7) of Section 3 of Order No. 196 are hereby renumbered as subsections (5) and (6), respectively.

7. The said Order No. 196 is further amended by adding as Schedule "D" thereto the Schedule to this Order.

Made at Ottawa this 21st day of December, 1943.

D. DEWAR,
Deputy Chairman.

SCHEDULE TO ORDER No. 353 BEING
SCHEDULE "D" TO ORDER No. 196

Maximum Prices in cents per pound of Carcasses and Sides of fresh spring or summer lamb in the following periods in any year in the following zones—

Kind	Zone	Period	
		Jan. 3 to Apr. 30	May 1 to June 30
Fresh Spring or	1	35	31
	2	35	31
Summer Lamb	3	34	30
	4	34	30
	5	34	30
	6	34	30
	7	34½	30½
	8	34	30
	9	33½	29½
	10	32½	28½
	11	32¼	28¼
	12	32	28
	13	33¼	29¼
	14	33¼	29¼
	15	33¾	29¾

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1017

**Respecting Manufacturers' and Wholesalers' Prices for certain Lumber in the
Provinces of Prince Edward Island, Nova Scotia and
New Brunswick**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, on behalf of the Board, as follows:

New Schedule of Prices

1. The Schedule to Administrator's Order No. A-804 dated the 9th day of July, 1943, is hereby revoked and the Schedule to this Order substituted therefor.

Effective Date

2. This Order shall be effective on and after the 15th day of December, 1943.

Dated at Ottawa, this 4th day of December, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
*Deputy Chairman,
Wartime Prices and Trade Board.*

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1017
SETTING FORTH NEW SCHEDULE TO ADMINISTRATOR'S ORDER No. A-804
MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FOR LUMBER IN THE MARITIME PROVINCES
Spruce, Princess or Jack Pine Rough Merchantable

Thickness	Width								Length
	3"	4"	5"	6"	7"	8"	9"	10"	12"
	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.
Full 1".....	\$41.50	\$41.50	\$42.50	\$43.50	\$43.50	\$45.50	\$46.50	\$48.50	\$51.50
Full 1½" and 1¾".....	41.50	42.50	43.50	45.50	45.50	47.50	49.50	50.50	52.50
Full 2", 2½" and 3".....	41.50	41.50	42.50	44.50	45.50	46.50	48.50	50.50	53.50
Scant 1".....	39.50	39.50	40.50	41.50	41.50	42.50	44.50	46.50	49.50
Scant 2".....	38.50	38.50	39.50	40.50	40.50	41.50	43.50	45.50	48.50
For Random Even Lengths—Add to the above prices.....									
For Specified Odd Lengths, except 13' ordered by the buyer—Add to the above prices.....									
For Specified Even Lengths and 13' ordered by the buyer—Add to the above prices.....									
For 18' Lengths (2" Scant and Thicker)—Add to the above prices.....									
For 20' Lengths (2" Scant and Thicker)—Add to the above prices.....									
For N.B. 4th (Quebec 5th Quality)—Deduct from the above prices.....									
For N.B. 5th (Quebec 6th Quality)—Deduct from the above prices.....									
Lengths of less than 8' but 6' or more in merchantable grade are to be regarded as N.B. 4th (Quebec 5th Quality) and the maximum price of such lengths must not exceed the above prices decreased by an amount of \$3.00 per M.F.B.M.									
									\$1.00 per M.F.B.M.
									1.00 per M.F.B.M.
									2.00 per M.F.B.M.
									3.00 per M.F.B.M.
									4.00 per M.F.B.M.
									3.00 per M.F.B.M.
									5.00 per M.F.B.M.

Thickness	Grade	Width			Length
		3"	4"	5" and wider	
		per M.F.S.M.	per M.F.S.M.	per M.F.S.M.	
5/8"	Merchantable.....	\$32.00	\$33.00	\$33.00	R/L 6/18'
5/8"	N.B. 4th Quality and Better.....	31.00	32.00	32.00	R/L 6/18'
5/8"	N.B. 5th Quality and Better.....	29.00	30.00	30.00	R/L 6/18'
5/8"	N.B. 5th Quality.....	27.00	28.00	28.00	R/L 6/18'
	(Quebec 5th Quality and Better).....				
	(Quebec 6th Quality and Better).....				
	(Quebec 6th Quality).....				

For Bundling—Add to the above prices..... \$1.00 per M.F.S.M.
For Specified Lengths ordered by the buyer—Add to the above prices..... 2.00 per M.F.S.M.
For D1S only—Add to the above prices..... 1.50 per M.F.S.M.
For D1S1E, D1S2E, D4S or D & M—Add to the above prices..... 3.00 per M.F.S.M.

TIMBERS

Spruce, Princess or Jack Pine Rough Merchantable

Thickness	Width								Length
	4"	5"	6"	7"	8"	9"	10"	11"	12"
	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.
4"	\$42.50	\$43.50	\$45.50	\$46.50	\$47.50	\$49.50	\$51.50	\$53.00	\$54.50
5"		44.50	46.50	47.50	48.50	50.50	52.50	54.00	55.50
6"			47.50	48.50	49.50	51.50	53.50	55.00	56.50
									R/L 8/16' R/L 8/16' R/L 8/16'

For Stock longer than 16'—Add to the above prices for the following lengths:—
17' to 20'..... \$2.00 per M.F.B.M.
21' to 24'..... 4.00 per M.F.B.M.
25' to 28'..... 6.00 per M.F.B.M.
29' to 32'..... 8.00 per M.F.B.M.
For Specified Lengths ordered by the buyer—Add to the above prices..... 2.00 per M.F.B.M.

For Timbers exceeding 6" in thickness, Add to the above prices for Timbers of that thickness \$1.00 per inch for each inch in thickness in excess of 6".
In any one order for Timbers given by the buyer when 25% or more of that order is for a single length of timber, Add to the above prices for that length of timber \$2.50 per M.F.B.M.

SPRUCE LATH

No. 1 Spruce Lath—48" x 1½ x 3/8..... \$6.25 per 1,000 pieces.
No. 2 Spruce Lath—48" x 1¼ x 3/8..... 4.75 per 1,000 pieces.

HEMLOCK ROUGH

For Hemlock Rough, THE MAXIMUM PRICES SHALL BE THE PRICES SET OUT IN THIS SCHEDULE FOR SPRUCE ROUGH DECREASED BY AN AMOUNT OF \$3.00 PER M.F.B.M. IN EACH CASE.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1030

Imported matzohs

Under powers given by the Board to the Administrator of Cocoa, Confectionery and Allied Products,

IT IS HEREBY ORDERED as follows:—

Application of Order, revocation and replacement

1. This Order comes into force on December 28, 1943, and revokes and replaces Administrator's Order No. A-671. This Order fixes the highest prices for the following imported matzoh products namely: plain, egg and whole wheat or hygienic matzohs, matzoh meal, matzoh cake meal, matzoh Farfel or Passover cereal.

Meaning of certain words and expressions

2. For the purposes of this Order

- (a) the words "matzoh products" refer only to those imported matzoh products named in Section 1.
- (b) the word "sell" as used in this Order also covers an offer to sell.
- (c) "sell at wholesale" means to sell otherwise than at retail.

Sales by importers at wholesale to any person other than a wholesale jobber

3. Subject to the limitation contained in Section 6 the highest price at which an importer may sell at wholesale f.o.b. his place of business, sales tax included, to any person other than a wholesale jobber, imported matzoh products shall be the sum of the following:

- (a) the actual price paid by the importer for such matzoh products but not in any event exceeding the highest selling price of the manufacturer of such matzoh product as fixed by the Office of Price Administration of the United States of America for that product;
- (b) such transportation charges, bank and foreign exchange, custom brokerage charges, excise tax and insurance charges as are to be borne by him and are not included in such actual price;
- (c) (i) a markup not exceeding 6½ cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) a markup not exceeding 6½ cents per pound when packed in packages containing one pound or more.

Sales by importers to wholesale jobbers

4. The highest price at which an importer may sell at wholesale f.o.b. his place of business, sales tax included, to a wholesale jobber any imported matzoh products, shall be the highest price at which he may sell such matzoh products under the provisions of section 3 as limited by Section 6 LESS an amount equal to the discount which such importer customarily allowed that wholesale jobber during the corresponding season of 1942 on purchases of such matzoh products.

Sales by wholesale jobbers who do not import

5. Subject to the limitation contained in Section 6 the highest price at which a wholesale jobber, other than an importer, may sell at wholesale any imported matzoh products shall be the sum of the following.

- (a) the actual price paid by him for the product, but not in any event exceeding the maximum price that may be charged by the importer from whom he bought;
- (b) an amount equal to the actual discount which the importer from whom he bought allowed to him under the provisions of Section 4.

Limitation of importers' and wholesale jobbers' prices

6. The Prices as fixed by Section 3 and Section 5, shall not however, in any event, exceed

- (a) on sales of imported plain matzohs, matzoh cake meal, matzoh meal and matzoh Farfel or Passover cereal
 - (i) 21½ cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) 23 cents per pound when packed in packages containing one pound or more;
- (b) on sales of imported egg matzohs, 37 cents per package when packed in packages containing 11 ounces to 15 ounces;
- (c) on sales of imported whole wheat or hygienic matzohs
 - (i) 25½ cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) 27 cents per pound when packed in packages containing 1 pound or more.

Sales by retailers

7. (1) Subject to the limitation contained in sub-section (2) of this Section, the highest price at which any person may sell any imported matzoh products at retail shall be the sum of the following:

- (a) the actual price paid by him for the product but not in any event exceeding the highest price that may be charged by his supplier;
- (b) a markup not exceeding 20 per cent of his cost of such products.

(2) The prices fixed by sub-section (1) of this Section shall not however in any event exceed

- (a) on sales of imported plain matzohs, matzoh cake meal, matzoh meal and matzoh Farfel or Passover cereal;
 - (i) 25 cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) 27 cents per pound when packed in packages containing one pound or more;
- (b) on sales of imported egg matzohs 42 cents per package when packed in packages containing 11 ounces to 15 ounces;
- (c) on sales of imported whole wheat or hygienic matzohs
 - (i) 30 cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) 32 cents per pound when packed in packages containing one pound or more.

Dated at Ottawa, this 14th day of December, 1943.

F. T. W. SAUNDERS,
*Administrator of Cocoa,
Confectionery and Allied Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1031

Respecting the Manufacture of Paperboard Boxes for Cosmetics and Toilet Goods

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

1. This Order comes into force on December 29, 1943, and deals with the manufacture and use of paperboard boxes for cosmetics and toilet goods. The Order does not, however, apply to corrugated or solid fibreboard containers.

2. No person shall manufacture or use a paperboard container for packaging cosmetics or toilet goods except in the kinds, styles, shapes and sizes and in accordance with the specifications and directions set out in the Schedule to the Order.

3. (1) An article of toilet goods or cosmetics in a collapsible metal tube and contained in a gift set or assortment may be protected or enclosed in a folding paperboard carton, but otherwise no person shall use a folding carton for packaging or protecting an article of toilet goods or cosmetics contained in a gift set or assortment.

(2) Toilet goods, cosmetics or gift set packages may be protected or enclosed by an outer container as described in Part 4 of the Schedule, either singly or in groups, but no person shall use more than one such outer container for protecting or enclosing such goods.

4. Nothing in this Order shall prohibit

- (a) the manufacture of containers from materials cut or scored before the effective date of this Order;
- (b) the use in the packaging of cosmetics or toilet goods of containers manufactured prior to the effective date of this Order or completed as permitted by clause (a) of this Section.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 17th day of December, 1943.

C. V. HODDER,
Administrator of Packages and Converted Paper Products.

APPROVED :

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1031

Part I—Primary Containers (of Paperboard) for Face, Bath, Toilet, Body, Dusting or Talcum Powders

KINDS, STYLES, SHAPES AND SIZES PERMITTED TO BE MANUFACTURED

1. *Square or Oblong Box*

- (a) a two-piece box without bottom extension and with drum or powder receptacle acting as shoulder—
Maximum thickness of boxboard—for box— .40 caliper
—for drum— .029 caliper
- (b) any other construction that does not require a greater weight of boxboard than that of a box equivalent in content to a box made according to clause (a) above.

2. *Round or Oval Box*

- (a) a full telescope box composed of cover, base with extension for cover rest only and a drum or powder receptacle—

Maximum thickness of boxboard (in caliper measurement)

Box diameter	Base and cover head	Base and cover sidewall	Drum sidewall
Under 3 inch.....	.035	.035	.035
3 inch to 4 inch.....	.052	.042	.035
Over 4 inch.....	.052	.052	.035

- (b) any other construction that does not require a greater weight of boxboard than that of a box equivalent in content to a box made according to clause (a) above.

3. *Sifting Device*

any box made according to specification 1 or 2 above with additional material necessary for sifting device.

PROHIBITIONS

4. *A paperboard box as above mentioned must not have:*

- (a) a hinged lid,
- (b) a false bottom, false side, padded top or any other dummy work,
- (c) an extension edge, ledge or projection of any kind other than
 - (i) a bottom ledge not exceeding .052 caliper for use as a cover rest only,
 - (ii) a cover head on a round box extending not more than $\frac{1}{8}$ -inch from cover sidewall.
- (d) a round box with snap-in bottom,
- (e) printing or embossing of powder drum or receptacle,
- (f) window in powder drum or receptacle.

Part II—Primary Containers (of Paperboard) of Perfume, Cologne, and Toilet Water Bottles

KINDS, STYLES, SHAPES AND SIZES PERMITTED TO BE MANUFACTURED

1. *Maximum dimensions, outside measurement:*

- (a) Length—not more than 1 inch longer than the bottle
- (b) Width—not more than 1 inch wider than the bottle at its widest point.
- (c) Depth—not more than $\frac{1}{2}$ -inch deeper than the bottle at its point of maximum depth.

PROHIBITIONS

2. *A paperboard box as above mentioned must not have:*

- (a) a false bottom, false side, padded top or any other dummy work other than
 - (i) a protective cushion under the bottle.
 - (ii) a platform with cut-out to hold the bottle in position,
- (b) an extension edge, ledge or projection of any kind other than a bottom ledge not exceeding .052 caliper for use as a cover rest only.

Part III—Set Boxes (of Paperboard) for Gift Sets or Assortments of Toilet Goods

KINDS, STYLES, SHAPES AND SIZES PERMITTED TO BE MANUFACTURED

1. *Maximum dimensions:*

- (a) Area, inside measurement:
 - not to exceed 150 per cent of area of articles packed, computed by multiplying the length of the longest article by the minimum combined width of all articles laid side by side, touching and flat, and faced up as they will be placed or laid in the box.
- (b) Depth, outside measurement:
 - not to exceed by more than 1 inch the depth of the thickest (or deepest) article when placed or laid in the box.

PROHIBITIONS

2. *A paperboard box as above mentioned must not have:*

- (a) a false bottom, false side, padded top or any other dummy work other than
 - (i) a protective cushion under a bottle or jar,
 - (ii) a platform with cut-outs or slots to hold articles in place,
- (b) an extension edge, ledge or projection of any kind other than a bottom ledge not exceeding .052 caliper for use as a cover rest only.

Part IV—Outer Containers—(paperboard boxes for use as a protective container for toilet goods, cosmetics, or gift sets, already packaged in a primary container as a unit for sale at retail)

KINDS, STYLES, SHAPES AND SIZES PERMITTED TO BE MANUFACTURED

1. *Style and type—folding carton or stayed only set-up box.*
2. *Printing—unprinted or printed in one colour only, and with no reverse-plate or solid-plate printing.*
3. *Quality of boxboard: plain chip or plain screenings.*

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1032

Respecting Social Stationery

Under powers granted by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

1. Administrator's Order No. A-662 is hereby amended by adding thereto immediately following Section 3 the following Section—

“3A. No person shall use in the manufacture of papeteries, writing kits, wedding invitations or announcements or mourning stationery, any paper if the weight of 1,000 sheets 17" x 22" of such paper exceeds the following:

(a) rag content stationery, wedding and papeterie papers, No. 1 and No. 2 grades, 48 lb.

(b) all other papers, 40 lb.”

2. This Order shall be effective on and after December 28, 1943.

Dated at Ottawa this 17th day of December, 1943.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1036

Maximum Prices of Fertilizer in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

A-601 Revoked—Effective Date of This Order.

1. Administrator's Order No. A-601 as amended by Administrator's Orders Nos. A-684 and A-868 is revoked as of December 29, 1943, and on and after that date this Order replaces it.

What is Fertilizer.

2. The word “fertilizer” where used in this Order shall be deemed to include every fertilized material, mixed or complete fertilizer and approved tobacco fertilizer named or described by formula in the Schedule hereto.

Order Applies to Sales in Eastern Canada Only.

3. This Order applies to the sale of fertilizer in the Provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and all of the province of Ontario except the districts of Kenora, Patricia, Rainy River and Thunder Bay (hereinafter called "Eastern Canada").

Terms and Conditions of Sale.

4. Every person who sells or offers to sell fertilizer in Eastern Canada shall in such selling or offering for sale observe and comply with the following rules:—

- (a) Fertilizer must not be advertised or listed for sale on any terms other than
 - (i) for cash payment; or
 - (ii) on sight draft against a bill of lading; or
 - (iii) for payment within thirty days from the date of invoice.
- (b) When fertilizer is sold on credit or on a deferred payment plan the seller must not charge, demand or receive any interest in excess of the rate of one-half per centum per month on the amount from time to time outstanding.
- (c) The price mentioned in the Schedule hereto for tobacco fertilizer which is sold for use in the production of flue-cured (cigarette) tobacco crops in the counties of Norfolk, Elgin, Oxford and Brant in Ontario (the Norfolk tobacco zone) includes the cost of delivery of that fertilizer to the tobacco grower's receiving point. If that tobacco fertilizer is sold, for such use, f.o.b. manufacturing or mixing plant, point of importation or wholesale warehouse approved by the Administrator, the maximum price thereof must be at least two dollars (\$2) per ton less than the maximum price therefor mentioned in the Schedule.
- (d) Except as otherwise provided in rule (c) of this Section a manufacturer, importer or wholesaler of fertilizers must not quote prices on or sell any fertilizer except on the basis f.o.b., manufacturing or mixing plant, point of importation or warehouse approved by the Administrator. No equalization of freight costs, freight allowance, or absorption of carrying charges or any discount in lieu thereof is permitted except with the written consent of the Administrator.
- (e) Except as otherwise provided in rule (c) of this Section, a person who customarily sells fertilizer to the consumer must not quote prices on or sell any fertilizer except on the basis ex point of local distribution, such as local warehouse, railway car or wharf.

Maximum Price on Sales to Distributors.

5. (1) The maximum price per ton at which a manufacturer, importer or wholesaler of fertilizers may sell fertilizer named or described by analysis in the Schedule hereto, packed in paper bags, for delivery in a province named in the Schedule to a person who buys for resale to a consumer, shall be the price set forth for that fertilizer in the Schedule and accordingly as the price is specified with respect to that province.

(2) Such seller must, however, allow such buyer the same discounts on the said maximum price of the fertilizer as he allowed on sales of the same kind or substantially the same kind of fertilizer to the same buyer or class of buyer in the spring season of 1943.

Maximum Price on Sales to Users.

6. The maximum price per ton at which any person may sell fertilizer named or described by analysis in the Schedule, packed in paper bags, for delivery in a province named in the Schedule to a person who buys it for use, shall be the sum of

- (a) the price set forth for that fertilizer in the Schedule and accordingly as the price is specified with respect to that province; and
- (b) the actual cost of transporting the fertilizer in Canada from the manufacturing or mixing plant, point of importation or the original supplier's warehouse which is authorized by the said Administrator, to his point of local distribution.

Maximum Prices for Certain Types of Fertilizers and for Special Packaging.

7. The maximum price per ton fixed by this Order for a fertilizer referred to in this Section may be increased by an amount not exceeding

- (a) one dollar (\$1), for each one per centum (1%) by weight of water soluble magnesium in a mixed fertilizer;
- (b) two dollars (\$2) in the case of turnip fertilizers containing two per centum (2%) by weight of sodium tetraborate (borax);
- (c) one dollar (\$1), for granular fertilizer of any kind in respect of which the sale is approved, in writing, by the said Administrator;
- (d) one dollar and twenty-five cents (\$1.25) for any fertilizer delivered in new jute bags;
- (e) fifty cents (50c.) for any fertilizer delivered in cotton or second-hand jute bags.

Dated at Ottawa, this 17th day of December, 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1036

	New Brunswick, Nova Scotia and Prince Edward Island			Quebec	Ontario
Fertilizer Materials	Maximum Price per ton				
	\$	\$	\$		
Ammonium nitrate, 32 per cent.....	58 30	58 30	57 90		
Ammonium phosphate, 16-20 per cent.....	59 50	59 50	59 50		
Ammonium phosphate, 11-48 per cent.....	66 50		
Cyanamid, 21 per cent N.....	48 35	48 35	47 85		
Muriate of potash, 50 per cent K ₂ O.....	49 25	49 25	48 75		
Muriate of potash, 60 per cent K ₂ O.....	51 40	51 40	50 90		
Nitrate of soda, 16 per cent N.....	52 50	52 50	52 00		
Potash manure salts, 25 per cent K ₂ O.....	29 50	28 50	29 00		
Sulphate of ammonia, 20 per cent N.....	44 50	44 00	44 00		
Superphosphate, 20 per cent P ₂ O ₅	24 00	23 25	23 50		
Mixed or Complete Fertilizers					
0-14- 7	28 15	27 25	27 30		
3-18- 0	30 00	29 00	29 50		
2-12- 4	27 50	26 50	27 00		
3-15- 6	33 50		
4- 8- 8	30 90	29 75	30 50		
4-12- 6	32 75	31 50	32 30		
5-10-10	36 00		
2-10- 6 (for fibre flax only).....	26 30		
2-16- 4 (for sugar beets only).....	30 50		
2- 8-13 (for muck soils only).....	30 75	30 75		
0-10-13 (for onions on muck soil only).....	29 15		
9- 5- 5 (for orchards only).....	34 00	32 50	34 50		
Approved Tobacco Fertilizers					
2-10-6 (for flue-cured (cigarette) tobacco only).....		30 25	30 50		
2-10-8 " " " " "		31 75		
3-10-6 " " " " "		32 25	32 25		
4- 8-6 (for burley and pipe tobacco only).....		32 00		
5- 8-7 (for cigar leaf only).....		36 25		

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1040

Respecting the conversion of Real Property known as 885 Avenue Road, 16 Lowther Avenue and 7 Edgar Avenue, all in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest, to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1943 as No. 7 Edgar Avenue, for permission to convert the same into a two-family dwelling house, and by the respective owners of real property in the City of Toronto known in the year 1943 as Numbers 885 Avenue Road and 16 Lowther Avenue for permission to convert the same into three-family dwelling houses;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on October 28, 1943, approved such conversion of real property known as 885 Avenue Road and at its meeting held on December 13, 1943, approved such conversion of real property known as 16 Lowther Avenue and 7 Edgar Avenue, subject to the conditions hereinafter set forth:

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED, AS FOLLOWS:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as Numbers 885 Avenue Road, 16 Lowther Avenue and 7 Edgar Avenue, all in the City of Toronto, and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of the single family dwelling houses 885 Avenue Road and 16 Lowther Avenue are hereby permitted to convert into and use the same as three-family dwelling houses and the owner of the single family dwelling house 7 Edgar Avenue is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 30th day of December, 1943.

Dated at Ottawa, this 27th day of December, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1041

Respecting Maximum Manufacturers' and Wholesalers' Prices for Red Cedar Shingles Originating in the Vancouver Forest District

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator.

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

Interpretation

- 1. For the purposes of this Order,
 - (a) "point of shipment" means the point at which shingles are loaded by the shingle manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer, or consumer;
 - (b) "shingles" means shingles produced from Red Cedar;
 - (c) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April, 1942);
 - (d) "wholesaler" means any person engaged in the business of selling shingles otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. The maximum price (excluding Federal sales tax) at which any shingle manufacturer whose point of shipment is located in the Vancouver Forest District and at which any wholesaler purchasing shingles from such manufacturer, may sell or offer for sale at wholesale, or any person may purchase at wholesale any such shingles for delivery to a wholesaler, retailer, or consumer, shall be the price f.o.b. car shipping point set out hereunder:

Thickness	Length	Grade	Pack	Number bundles per square or per thousand	Shipping Weight	Price	
						Per square	Per thousand
					Lbs.	\$	\$
6/2.....	16" XXX.....	No. 1.....	25/25	4	160	5 15
6/2.....	16" XXX.....	No. 1.....	20/20	4	128	4 12	
6/2.....	16" Star.....	A Star....	25/25	4	160	4 50
6/2.....	16" Star.....	A Star....	20/20	4	128	3 60	
6/2.....	16" XXX.....	No. 2.....	25/25	4	160	4 15
5/2.....	16" XXXXX.....	No. 1.....	20/20	4	144	4 50	
5/2.....	16" XXXXX.....	No. 2.....	20/20	4	144	3 40	
5/2.....	16" XXXXX.....	No. 3.....	20/20	4	144	2 97	
5/2 1/4.....	18" Perfections.....	No. 1.....	18/18	4	158	4 90	
5/2 1/4.....	18" Perfections.....	No. 2.....	18/18	4	158	3 40	
5/2 1/4.....	18" Perfections.....	No. 3.....	18/18	4	158	2 97	
5/2.....	18" Eureka.....	No. 1.....	20/20	4	144	4 70	
5/2.....	18" Eureka.....	No. 2.....	20/20	4	144	3 45	
5/2.....	18" Eureka.....	No. 3.....	20/20	4	144	3 02	
4/2.....	24" Royals.....	No. 1.....	13/14	3	192	6 00	
4/2.....	24" Royals.....	No. 1.....	13/14	4	144	4 50	
4/2.....	24" Royals.....	No. 2.....	13/14	4	192	3 90	
4/2.....	24" Royals.....	No. 3.....	13/14	4	192	3 00	
5/8" each butt...	18" Grade.....	No. 1.....	12/12	6	215	7 25	
5/8" each butt..	18" Grade.....	No. 2.....	12/12	6	215	4 75	
Substandards (Wartime Specials)							
4" clear butts (all thicknesses and lengths)						Weights for standard grades set out above of the same thickness, length and pack.	2 00
Sound butts (all thicknesses and lengths)							1 25

When kiln-dried shingles are delivered other than by rail an amount of ten cents (10c.) per square or per thousand may be added by the seller to the above prices.

Calculation of Freight Rates

3. When any of the shingles described in Section 2 of this Order are shipped by rail, the sale price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination and the maximum price shall be calculated by using the shipping weight indicated (irrespective of the true weight) to find the freight charge per square or per thousand to the nearest cent and by adding this figure to the price set out in Section 2 of this Order.

Grading and Packing Rules

4. All shingles shall be graded and packed according to the Grading and Packing Rules of the Red Cedar Shingle Bureau, Seattle, Washington, as revised on June 1st, 1939.

Special Kinds, Sizes and Grades of Shingles

5. When any kind or size or grade of shingles, other than the kinds, sizes and grades of shingles described in Section 2 of this Order are offered for sale, such shingles shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Discount to Wholesalers

6. Every shingle manufacturer whose point of shipment is located in the Vancouver Forest District and who sells shingles for delivery to a wholesaler shall allow to such wholesaler a commission of not less than fifteen cents (15c.) per square.

Invoices to Show Particulars of Shingles Sold

7. Every shingle manufacturer in the Vancouver Forest District and every wholesaler, who sells shingles at wholesale for delivery to a wholesaler, retailer or consumer, shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the kinds, sizes and grades of shingles sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

8. This Order shall be effective on and after the 31st day of December 1943.

Dated at Ottawa this 27th day of December 1943.

A. H. WILLIAMSON,
Timber Administrator.

Approved:

D. DEWAR, Deputy Chairman.
Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD**FUELWOOD ORDER No. 91****Prices of Fuelwood to the Consumer in the Province of Quebec
except the city of Hull**

Under powers given by the Board to the Wood Fuel Administrator
IT IS HEREBY ORDERED AS FOLLOWS:—

1. This Order comes into force on January 3, 1944.
2. Fuelwood Order No. 85 is hereby amended
 - (a) by adding to Section 2 the following as clause (e) thereof:

“(e) ‘producer’ means any person who sells fuelwood for resale or for shipment by railway or other means”;
 - (b) by inserting the word “Buckingham” after the word “Bienville” where “Bienville” occurs in the heading of Schedule “F” to said Order.

Dated at Ottawa, this 22nd day of December, 1943.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 21C

(Production, Inventories and Sales of Certain Parts and Accessories for Motor Vehicles)

Dated December 7, 1943

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "consumer" shall mean a person acquiring a replacement part for use and not for resale or gift or other transfer to another person;
- (b) "distributor" shall mean any person (other than a producer) whose business consists in whole or in part of the sale of replacement parts from stock or inventory, including wholesalers, jobbers, dealers, retailers, and other businesses performing a similar function;
- (c) "inventory" shall mean a stock of replacement parts on hand, on consignment, or held for the account of the owner thereof, in any other name, manner or place;
- (d) "light motor truck" means a motor vehicle which is a complete motor truck or truck tractor with a maximum gross vehicle weight rating of less than 9,000 pounds (as authorized by the manufacturer thereof) or the chassis therefor;
- (e) "medium and/or heavy motor truck" means a motor vehicle which is a complete truck or truck tractor with a maximum gross vehicle weight rating of 9,000 pounds or more (as authorized by the manufacturer thereof), or the chassis therefor;
- (f) "motor vehicle" or "motor vehicles" shall mean any vehicle or vehicles, the motive power for which is furnished by any type of internal combustion engine and any parts thereof, and shall include trailers and other accessories for, storage batteries usable with, and materials intended to go into the making of, such vehicles and/or trailers, but shall not include any self-track-laying vehicle, tractor or railway rolling stock, or any implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon;
- (g) "motorized fire equipment" means the chassis of a passenger automobile, light, medium or heavy motor truck, truck tractor or trailer used for the transportation of fire fighting personnel or equipment;
- (h) "off-the-highway motor vehicle" means a motor truck, truck tractor and/or trailer, operating off the public highway, normally on rubber tires and specially designed to transport materials, property or equipment on mining, construction, logging or petroleum development or similar projects;

- (i) "passenger carrier" means a complete motor vehicle for passenger transportation, having a seating capacity of not less than 11 people;
- (j) "passenger motor vehicle" means a motor vehicle suitable for carrying passengers, with seating capacity of ten people or less;
- (k) "producer" shall mean any individual, firm, company, corporation, partnership, and/or any aggregation of persons engaged in the manufacture of parts or accessories for motor vehicles;
- (l) "three month period" means respectively that period beginning with November and December 1943, and including January 1944, and also means each consecutive three month period subsequent thereto;
- (m) "truck trailer" means a complete semi-trailer or full trailer designed for use with a motor vehicle for transportation of property and/or people, or the chassis therefor;
- (n) "replacement parts" for light motor trucks, medium and heavy motor trucks, truck trailers, passenger carriers, passenger motor vehicles, off-the-highway motor vehicles and motorized fire equipment means only the following enumerated parts when containing any rubber, plastic material, wood (except wood pulp products) or metal whether ferrous or non-ferrous (including components entering into such parts) used for the repair, maintenance or improvement of such vehicles;
 - (i) For all such vehicles:—
 - (1) fan belts
 - (2) clutch facings
 - (3) brake linings
 - (4) tire valve assemblies
 - (5) radiator connection hose
 - (6) spark plugs
 - (7) storage batteries
 - (8) tire pumps, hand operated
 - (9) engines, less starting, ignition and fuel systems
 - (10) clutches
 - (11) transmissions
 - (12) propeller shafts
 - (13) universal joints
 - (14) axles
 - (15) wheels, including tire chains
 - (16) starting apparatus
 - (17) frame and spring suspension assemblies
 - (18) shock absorbers
 - (19) speedometers
 - (20) driving mirrors
 - (21) windshield wiper assemblies
 - (22) steering apparatus
 - (23) exhaust systems
 - (24) braking systems
 - (25) cooling systems, including radiator shells supporting radiator cores
 - (26) fuel systems
 - (27) lubricating systems
 - (28) electrical systems, including generators, motors, lamps (not including bulbs), signal horns and bulk or spool primary wire, spark plug wires, battery cables
 - (29) glass and channels therefor
 - (30) defrosters, heaters and heater hose
 - (31) gauges
 - (32) door, window and rear deck actuating mechanisms
 - (33) front fenders (only that type which house or holds headlights)
 - (34) engine hoods
 - (35) radiator air intake covers
 - (36) bulk tubing for fuel, oil, brake and door actuating lines
 - (37) control mechanisms

- (ii) In addition, for medium and heavy motor trucks, truck trailers, passenger carriers, off-the-highway motor vehicles and motorized fire equipment;
 - (38) power dividers and take offs
 - (39) mechanical and hydraulic hoists for bodies (component parts only)
 - (40) governors
 - (41) transfer cases
 - (42) directional signals
 - (43) fuses and flares
 - (44) coupling devices
 - (45) jackwheels (trailer landing gears) and fifth wheel
 - (46) fenders irrespective of type
 - (47) truck refrigeration units
 - (48) doors and door hardware
 - (49) bodies and body structural parts
 - (50) cabs and seats
 - (51) tachometers
 - (52) marker, clearance and identification lamps, spot lamps, fog lamps and back-up lamps
 - (53) reflex reflectors
 - (54) truck and bus traction sanders
 - (55) signalling devices
- (iii) In addition, for passenger carriers and motorized fire equipment;
 - (56) sash
 - (57) destination signs
 - (58) fare boxes
 - (59) guards and grab rails
 - (60) door operating mechanisms
 - (61) heating and ventilating equipment

2. *Order No. M.V.C. 21B Rescinded*

The Order of the Motor Vehicle Controller No. M.V.C. 21B dated May 31, 1943, is hereby rescinded.

3. *Prohibition on Production*

No producer shall manufacture any part or accessory containing any rubber, plastic material, wood (except wood pulp products) or metal whether ferrous or non-ferrous for any passenger motor vehicle, light motor truck, medium or heavy motor truck, truck trailer, passenger carrier, off-the-highway motor vehicle or motorized fire equipment, except the replacement parts enumerated for such vehicle in paragraph (n) of Section 1 of this Order.

4. *Production of Certain Replacement Parts*

A producer shall manufacture and/or purchase replacement parts numbered (1) fan belts, (2) clutch facings, (3) brake linings, (4) tire valve assemblies, (5) radiator connection hose, (6) spark plugs, (7) storage batteries and/or (8) tire pumps hand-operated at such a rate that his inventory of such parts at a specified time during each consecutive six month period beginning June 1, 1943, will not be higher than his inventory of such parts on May 1, 1943; provided that such specified time in each six month period shall be selected by each producer and notice thereof filed with the Motor Vehicle Controller, and further provided that the times selected shall be six months apart.

NOTE: If a time has already been notified to the Controller by the producer pursuant to the provisions of the Order of the Motor Vehicle Controller No. M.V.C. 21B, it will be unnecessary for a producer to select a new date.

5. *Restrictions on Production of Certain Replacement Parts for use Only in Passenger Motor Vehicles and Light Motor Trucks*

No producer of replacement parts numbered (9) to (37) inclusive in paragraph (n) of Section 1 of this Order for use only in passenger motor vehicles or light motor trucks, shall during the three month period of November and December 1943, and

January 1944, or during any consecutive three month period thereafter, manufacture such replacement parts except in accordance with the following paragraphs:

- (a) Such producer may manufacture such replacement parts at his dollar cost value not to exceed seventy per cent (70%) of the total dollar cost value of such replacement parts of his own manufacture sold by him during the corresponding three month period of 1941; provided that such producer's total inventory of such finished parts (either produced by him or purchased by him from others) shall not exceed at any time during the third month in the three month period, in dollar cost value, four times the producer's average monthly sales of such parts valued at cost during the preceding three month period;

(For example, the inventory at any time during January, 1944, must not exceed, in dollar cost value, four times the average monthly sales at cost during August, September and October, 1943. This example is applicable also to Section 6 (a) and Section 7 (a).)

- (b) Provided that if

- (i) such producer is manufacturing replacement parts to fill orders from or on behalf of the Department of Munitions and Supply, in addition to his production for civilian purposes;

AND

- (ii) the volume of replacement parts at dollar cost value produced for or on behalf of the said Department of Munitions and Supply is 50 per cent or more of his total production at dollar cost value

such producer may for the purpose of this Section combine any two consecutive three month periods; Provided, further, that his inventory of such replacement parts shall not at any time during the last month of the six months period exceed six times his average sales per month during the last preceding six months period.

6. *Restrictions on Production of Replacement Parts for Use Only in Medium and/or Heavy Motor Trucks, Truck Trailers, Passenger Carriers, Off-the-Highway Motor Vehicles and Motorized Fire Equipment*

No producer of replacement parts numbered (9) to (61) inclusive in paragraph (n) of Section 1 of this Order, for use only in medium and/or heavy motor trucks, truck trailers, passenger carriers, off-the-highway motor vehicles or motorized fire equipment shall, during the three month period of November and December, 1943, and January, 1944, or during any consecutive three month period thereafter, manufacture such replacement parts, except in accordance with one of the following paragraphs:—

- (a) Such producer may manufacture such replacement parts at his dollar cost value not to exceed one hundred and twenty-five per cent (125%) of the total dollar cost value of such replacement parts of his own manufacture sold by him during the corresponding three month period of 1941; provided that such producer's total inventory of such finished parts (either produced by him or purchased by him from others) shall not exceed at any time during the third month in the three month period, in dollar cost value, four times the producer's average monthly sales of such parts valued at cost during the preceding three month period.

(See the explanatory note to Section 5 (a).)

- (b) Provided that if

- (i) such producer is manufacturing replacement parts to fill orders from or on behalf of the Department of Munitions and Supply, in addition to his production for civilian purposes:

AND

- (ii) the volume of replacement parts at dollar cost value produced for and on behalf of the said Department of Munitions and Supply is 50 per cent or more of his total production at dollar cost value

such producer may for the purpose of this Section combine any two consecutive three month periods; Provided, further, that his inventory of such replacement parts shall not at any time during the last month of the six months period exceed six times his average sales per month during the last preceding six months period.

7. Restrictions on Production of Replacement Parts Interchangeable Between Any Type of Motor Vehicle Referred to in Section 5 and Any Type Referred to in Section 6

Notwithstanding the provisions of Sections 5 and 6 of this Order no producer of the replacement parts numbered (9) to (37) inclusive in paragraph (n) of Section 1 of this Order shall, during the three month period of November and December, 1943, and January, 1944, or during any consecutive three month period thereafter, manufacture any such parts for passenger vehicles, light motor trucks, medium or heavy motor trucks, truck trailers, passenger carriers, off-the-highway motor vehicles, or motorized fire equipment where such parts are interchangeable between any type of motor vehicle referred to in Section 5 and any type of motor vehicle referred to in Section 6 hereof, except in accordance with the following paragraphs:—

- (a) Such producer may manufacture such replacement parts at his dollar cost value not to exceed ninety per cent (90%) of the total dollar cost value of such replacement parts of his own manufacture sold by him during the corresponding three month period of 1941; provided that such producer's total inventory of such finished parts (either produced by him or purchased by him from others) shall not exceed at any time during the third month in the three month period, in dollar cost value, four times the producer's average monthly sales of such parts valued at cost during the preceding three month period.

(See the explanatory note to Section 5 (a).)

- (b) Provided that if

- (i) such producer is manufacturing replacement parts to fill orders from or on behalf of the Department of Munitions and Supply, in addition to his production for civilian purposes:

AND

- (ii) the volume of parts at dollar cost value produced for or on behalf of the said Department of Munitions and Supply is 50 per cent or more of his total production at dollar cost value

such producer may for the purpose of this Section combine any two consecutive three month periods; Provided, further, that his inventory of such replacement parts shall not at any time during the last month of the six months period exceed six times his average sales per month during the last preceding six months period.

8. Orders from Department of Munitions and Supply and Department of National Defence Excepted

Nothing in this Order shall apply to or affect any production in fulfilment of any purchase order from the Department of Munitions and Supply or the Department of National Defence.

9. Return of Replacement Parts

Replacement parts returned to a producer or a distributor by a distributor if not included in the inventory of the person receiving the parts during the three months period in which such parts were received shall be included in such producer's or distributor's inventory in the next succeeding three month period.

10. Restriction on Sales by Distributors

No new replacement part shall be sold or delivered to a consumer to replace a part which can be reconditioned by use of available reconditioning facilities.

11. Restrictions on Distributors' Inventories

(1) No distributor, whose principal place of business is located in Ontario, Quebec, Nova Scotia, New Brunswick or Prince Edward Island, shall order at any one time more than a thirty-day supply of replacement parts and no such distributor shall accept

delivery of replacement parts which, in combination with his existing inventory of replacement parts measured in total dollar cost value, shall exceed a sixty-day supply. Thirty-day supply means a supply in dollar cost value at distributor's cost equal to one-third of the distributor's total sales, at his cost of such parts, sold by him during the three calendar months immediately preceding the date of such order.

(For example, in the case of an order placed in January, 1944, a thirty-day supply would be one-third of the total dollar cost value of sales in the months of October, November and December, 1943. This example is also applicable to subsection (2) next following.)

(2) No distributor, whose principal place of business is located in Manitoba, Saskatchewan, Alberta or British Columbia shall order at any one time more than a forty-five day supply of replacement parts and no such distributor shall accept delivery of replacement parts, which in combination with his existing inventory of replacement parts, measured in total dollar cost value, shall exceed a ninety-day supply. Ninety-day supply means a supply in dollar cost value at distributor's cost equal to the distributor's total sales, at his cost of such parts, sold by him during the three calendar months immediately preceding the date of such order.

(See the explanatory note to subsection (1) of this Section above.)

(3) Notwithstanding the provisions of subsections (1) and (2) next preceding, a distributor may accept delivery of specific items of replacement parts when his stock of all items in the aggregate exceeds, or will by virtue of such acceptance exceed, his maximum permissible inventory as specified in said subsections (1) and (2), but only to the extent necessary to bring such distributor's inventory of those specified items up to a total dollar value equal to the sales of such items shipped from such inventory during the preceding month, or the last thirty-day period in which a sale was made.

12. *Certificate by Distributor Required*

(1) Each distributor who places an order for replacement parts having a value in excess of \$5.00 shall place such order in writing (or if such order is placed by telephone or telegram, forward a written confirmation within three days) and file with such order or confirmation thereof a certificate signed by such distributor or by some person on his behalf having a knowledge of the facts in the following form:

Certificate of Compliance with Order M.V.C. 21C

I,
Owner, Officer or Authorized Agent

of the undermentioned distributor, having a personal knowledge of the facts, do hereby certify: That the quantity of replacement parts specified on the attached purchase order does not exceed the quantity which the undermentioned distributor is entitled to purchase under the provisions of Order of the Motor Vehicle Controller, No. M.C.V. 21C with the terms of which I am familiar.

Signature.....
Position.....
Date.....
Name of Distributor.....
Address.....

(2) No producer or distributor shall fill any written order for replacement parts having a value in excess of \$5.00, which is not accompanied by the certificate required by subsection (1) of this Section, and no producer or distributor shall fill any subsequent order for replacement parts from any distributor who fails to file a written confirmation of any order placed by telephone or telegraph together with the certificate required by said subsection (1).

(3) Where a distributor files an emergency order certificate pursuant to the provisions of Section 14, such distributor need not, in respect of such purchase, file a certificate pursuant to the provisions of subsection (1) of this Section.

13. *Special Provisions for Fleet Operators*

On and after January 1, 1944, any person owning or operating a fleet of twenty-five or more medium or heavy trucks, passenger carriers or off-the-highway vehicles may if he attaches to his order for such parts, a certificate of compliance as set out in subsection (1) of Section 12, purchase engines, less starting, ignition and fuel systems, transmission assemblies and rear axle assemblies to maintain an emergency inventory in quantities not exceeding one such part for each twenty-five vehicles, which he has in service or currently licensed.

14. *Priority of Essential Emergency Orders*

(1) To obtain a replacement part required for the emergency repair of an essential motor vehicle which cannot be operated without such part, a distributor must file with such Emergency Order a certificate signed by such distributor or by some person on his behalf having a knowledge of the facts, in the following form:

EMERGENCY ORDER CERTIFICATE

I,

Owner, Officer or Authorized Agent

of the undermentioned distributor, having a personal knowledge of the facts do hereby certify:

- (a) That the replacement parts specified on the attached purchase order are essential for the repair of the following vehicle which cannot now be operated without such parts.
- (b) That I am unable to furnish such parts from inventory owned or controlled by me.
- (c) That the above described vehicle is an eligible vehicle in the First Class or Second Class under Section 3 of Order No. A-621 of the Administrator of Motor Vehicles, used as follows:
- (d) That the motor vehicle for which such parts are required is make.....
Serial No.

Owner's Name and Address

.....

Signature

.....

Position

.....

Date

.....

Name of Distributor

(NOTE: If no form of such Emergency Order Certificate is available, the Emergency Order Certificate may be made by a certificate on or attached to the Emergency Order and containing the whole of the above Emergency Order Certificate.)

(2) Each distributor shall,

- (a) forward the original of such emergency order and emergency order certificate to his source of supply, and
- (b) forward a copy of such emergency order and emergency order certificate to the Motor Vehicle Controller, and
- (c) retain a copy of such emergency order certificate on his file.

(3) Any producer or distributor receiving a duly completed Emergency Order Certificate for a replacement part for an essential motor vehicle shall give priority to such order in supply and delivery over any order for another motor vehicle which is not of an emergency nature.

(4) An essential motor vehicle entitled to priority in supply and delivery under the provisions of subsections (1) and (3) next preceding, must be an eligible vehicle in the first class or second class as set out in Section 3 of Order No. A-621 of the Administrator of Motor Vehicles.

15. *Records and Reports*

Every producer of replacement parts shall keep and preserve for a period of not less than two years accurate and complete records of his inventory, production and sales, including any certificates or statements received by him, and make such reports as may be required from time to time by the Motor Vehicle Controller.

16. *Permits*

The provisions of this Order shall be subject to any permit or Order issued by the Motor Vehicle Controller.

17. *Effective Date of Order*

This Order shall be effective on and after January 1, 1944.

J. H. BERRY,
Motor Vehicle Controller.

APPROVED:

J. E. MICHAUD,
Acting Minister of Munitions and Supply.

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

424501
 Gov. Doc Canada. Privy Council and regulations.
 Can Statutory orders
 P 1943 (v.4, Oct.-Dec.)

NAME OF BORROWER.

DATE.

Cate R. (painter)

Dec 9/46

University of Toronto
 Library

DO NOT
 REMOVE
 THE
 CARD
 FROM
 THIS
 POCKET

Acme Library Card Pocket
 LOWE-MARTIN CO. LIMITED



3 1761 11550094 4